# Generation and Transmission Planning<sup>1</sup>

# **Overview**

# **Generation Interconnection Planning**

### **Existing Generation Mix**

- As of September 30, 2024, PJM had a total installed capacity of 197,496.1 MW, of which 38,776.4 MW (19.6 percent) are coal fired steam units, 56,124.2 MW (28.4 percent) are combined cycle units and 33,452.6 MW (16.9 percent) are nuclear units. This measure of installed capacity differs from capacity market installed capacity because it includes energy only units, excludes all external units, and uses nameplate values for solar and wind resources.
- Of the 197,496.1 MW of installed capacity, 67,646.7 MW (34.3 percent) are from units older than 40 years, of which 29,904.3 MW (44.2 percent) are coal fired steam units, 191.0 MW (0.3 percent) are combined cycle units and 22,100.6 MW (32.7 percent) are nuclear units.

### Generation Retirements<sup>2</sup>

- There are 59,917.1 MW of generation that have been, or are planned to be, retired between 2011 and 2028, of which 42,682.8 MW (71.2 percent) are coal fired steam units.
- In the first nine months of 2024, 502.9 MW of generation retired. The largest generator that retired in the first nine months of 2024 was the 180.0 MW Warrior Run coal fired steam unit located in the APS Zone. Of the 502.9 MW of generation that retired in the first nine months of 2024, 180.0 MW (35.8 percent) were located in the APS Zone.
- As of September 30, 2024, there are 5,196.3 MW of generation that have requested retirement after September 30, 2024, of which 2,168.8 MW (41.7 percent) are located in the BGE Zone. Of the generation requesting retirement in the BGE Zone, 1,273.0 MW (58.7 percent) are coal fired steam units.

#### Generation Queue<sup>3</sup>

- On November 29, 2022, the Commission issued an order accepting PJM's tariff revisions to improve the queue process.<sup>4</sup> The new queue process includes modifications to implement a cluster/cycle based processing method to replace the first in/first out processing method.<sup>5</sup> This change will allow projects to move forward based on a first ready/first out analysis, where readiness is demonstrated through site control and financial milestones and there is an option to exit the study process early based on system impacts. The transition to the new queue process began on July 10, 2023.
- As of September 30, 2024, a total of 243,138.4 MW, on an energy basis, were in generation request queues in the status of active, under construction or suspended.<sup>6</sup> Based on historical completion rates, 38,027.0 MW (15.6 percent), on an energy basis, of new generation in the queue are expected to go into service. As projects move through the queue process, projects can be removed from the queue due to incomplete or invalid data, withdrawn by the market participant or placed in service.
- Of the 7,119.8 MW, on an energy basis, of combined cycle projects in the queue, 3,783.9 MW (53.1 percent) are expected to go in service based on historical completion rates as of September 30, 2024.
- Of the 51,321.4 MW, on an energy basis, of battery projects in the queue, only 1,301.9 MW (2.5 percent) are expected to go in service based on historical completion rates as of September 30, 2024.
- Of the 181,981.8 MW, on an energy basis, of renewable projects in the queue, 31,346.9 MW (17.2 percent) are expected to go in service based on historical completion rates as of September 30, 2024.
- Of the 6,918.1 MW, on a capacity basis that requested CIRs, of combined cycle projects requested in the generation queues in the status of active, under construction or suspended, 3,576.8 MW (51.7 percent) are expected

<sup>1</sup> Totals presented in this section include corrections to historical data and may not match totals presented in previous reports.

<sup>2</sup> See PJM. Planning. "Generator Deactivations," (Accessed on September 30, 2024) <a href="https://www.pjm.com/planning/service-requests/gendeactivations">https://www.pjm.com/planning/service-requests/gendeactivations</a>.

<sup>3</sup> See PJM. Planning. "New Services Queue," (Accessed on September 30, 2024) <https://www.pjm.com/planning/service-requests/serial-service-request-status>.

<sup>4 181</sup> FERC 9 61,162 (2022).

<sup>5</sup> See "Interconnection Process Reform," presented at April 27, 2022 meeting of the Members Committee. <a href="https://www.pim.com/-/media/committees-groups/committees/mc/2022/20220427/20220427-item-01a-1-interconnection-process-reform-presentation.ashx">https://www.pim.com/-/media/committees-groups/committees/mc/2022/20220427/20220427-item-01a-1-interconnection-process-reform-presentation.ashx</a>>.

<sup>6</sup> Unless otherwise noted, the queue totals in this report are the winter net MW energy for the interconnection requests ("MW Energy") as shown in the queue.

to go into service based on historical completion rates. Based on historical completion rates and the ELCC derate factors using the class ratings for the 2025/2026 Base Residual Auction,<sup>7</sup> the 6,981.1 MW of capacity requests currently under construction, suspended or active in the queue would be reduced to 2,825.7 MW of capacity (40.8 percent of the total requested capacity).<sup>8</sup>

- Of the 45,905.0 MW, on a capacity basis that requested CIRs, of battery projects requested in the generation queues in the status of active, under construction or suspended, 191.8 MW (0.4 percent) are expected to go into service based on historical completion rates. Based on historical completion rates and the ELCC derate factors using the class ratings for the 2025/2026 Base Residual Auction,<sup>9</sup> the 45,905.0 MW of capacity requests currently under construction, suspended or active in the queue would be reduced to 113.2 MW of capacity (0.2 percent of the total requested capacity).<sup>10</sup>
- Of the 99,336.8 MW, on a capacity basis that requested CIRs, of renewable projects requested in the generation queues in the status of active, under construction or suspended, 15,279.2 MW (15.4 percent) are expected to go into service based on historical completion rates. Based on historical completion rates and the ELCC derate factors using the class ratings for the 2025/2026 Base Residual Auction,<sup>11</sup> the 99,336.8 MW of capacity requests currently under construction, suspended or active in the queue would be reduced to 2,478.2 MW of capacity (2.5 percent of the total requested capacity).<sup>12</sup>
- As of September 30, 2024, 154,873.9 MW of capacity requests (requested CIRs) were in the generation queues in the status of active, under construction or suspended. Based on historical completion rates, 20,596.0

MW (13.3 percent) are expected to go into service. Based on historical completion rates and the ELCC derate factors using the class ratings for the 2025/2026 Base Residual Auction, the 154,873.9 MW of capacity requests currently under construction, suspended or active in the queue would be reduced to 6,389.1 MW of capacity (4.1 percent of the total requested capacity).

- As of September 30, 2024, 8,190 projects, representing 828,396.3 MW, have entered the queue process since its inception in 1998. Of those, 1,194 projects, representing 89,437.2 MW, went into service. Of the projects that entered the queue process, 4,099 projects, representing 495,820.6 MW (59.9 percent of the MW) withdrew prior to completion. Such projects may create barriers to entry for projects that would otherwise be completed, by taking up queue positions, increasing interconnection costs and creating uncertainty.
- In the first nine months of 2024, 2,092.3 MW from the queue went into service. Of the 2,092.3 MW that went in service, 1,971.5 MW (94.2 percent) were solar units, 100.8 MW (4.8 percent) were wind units and 20.0 MW (1.0 percent) were battery units.
- The number of queue entries increased during the past several years, primarily renewable projects. Of the 5,538 projects entered from January 1, 2015, through September 30, 2024, 4,122 projects (74.4 percent) were renewable. Of the 467 projects entered in the queue in 2023, 414 projects (88.7 percent) were renewable. Renewable projects make up 77.3 percent of all projects in the queue and account for 74.8 percent of the nameplate MW currently active, suspended or under construction in the queue as of September 30, 2024.
- On September 30, 2024, 39,739.1 MW, on an energy basis, were in generation request queues that had reached the construction service agreement milestone or equivalent, in the status of active, suspended or under construction. Of the 39,739.1 MW, 19,113.5 MW (48.1 percent) had not begun construction, 12,234.0 MW (30.8 percent) had begun construction, but are now suspended, and 8,391.6 MW (21.1 percent) are currently under construction. Reaching the final milestone required

<sup>7</sup> ELCC Class Ratings for 2025/2026 Base Residual Auction, PJM Interconnection LLC. (March 13, 2024) <a href="https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx">https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx</a>.

<sup>8</sup> The 2025/2026 BRA ELCC factors are used for the ELCC derate adjusted MW. The adjusted MW are calculated using the four hour storage ELCC derate for battery resources, tracking solar for solar resources and onshore wind for wind resources.

<sup>9</sup> ELCC Class Ratings for 2025/2026 Base Residual Auction, PJM Interconnection LLC. (March 13, 2024) <a href="https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx">https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx</a>.

<sup>10</sup> The 2025/2026 BRA ELCC factors are used for the ELCC derate adjusted MW. The adjusted MW are calculated using the four hour storage ELCC derate for battery resources, tracking solar for solar resources and onshore wind for wind resources.

<sup>11</sup> ELCC Class Ratings for 2025/2026 Base Residual Auction, PJM Interconnection LLC. (March 13, 2024) <a href="https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx">https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx</a>.

<sup>12</sup> The 2025/2026 BRA ELCC factors are used for the ELCC derate adjusted MW. The adjusted MW are calculated using the four hour storage ELCC derate for battery resources, tracking solar for solar resources and onshore wind for wind resources.

prior to construction does not mean a project will immediately begin construction or even that it necessarily will ever begin construction.

# Regional Transmission Expansion Plan (RTEP)

#### **Market Efficiency Process**

- There are significant issues with PJM's cost/benefit analysis that should be addressed prior to approval of additional projects. If done correctly and if FTRs/ARRs returned 100 percent of congestion to load, the cost/ benefit analysis would include the total net change in production costs and would not include congestion. In addition, PJM's cost/benefit analysis includes only the decreases in costs to load and ignores the increases in costs to load associated with market efficiency projects.
- Through September 30, 2024, PJM has completed five market efficiency cycles under Order No. 1000.<sup>13</sup> PJM delayed the opening of the 2022/2023 Long-Term Window until the reliability violations for the 2022 Window 3 are addressed. In January 2024, PJM completed updating the 2022/2023 market efficiency base case to include the solution selected from the 2022 Window 3. No flowgates experienced historical congestion that required an open window. PJM will continue to analyze the congestion patterns as part of the 2024/25 Market Efficiency base case. In May 2024, PJM completed the 2024/2025 market efficiency base case. In May 2024, PJM posted the 2024/2025 Market Efficiency planning assumptions. PJM posted an updated 2024/2025 base case in July 2024, and requested stakeholder feedback by August 31, 2024. PJM is currently reviewing the feedback received from stakeholders. The long term market efficiency window is expected to open during the first quarter of 2025.

#### PJM MISO Interregional Market Efficiency Process (IMEP)

• PJM and MISO developed a process to facilitate the construction of interregional projects in response to the Commission's concerns about interregional coordination along the PJM-MISO seam. This process, called the Interregional Market Efficiency Process (IMEP), operates on

a two year study schedule and is designed to address forward looking congestion.

The use of an incorrectly defined cost/benefit method by PJM and the correct method by MISO results in an over allocation of the costs associated with joint PJM/MISO projects to PJM participants and in some cases approval of projects that do not pass a correctly defined cost/benefit test.

### PJM MISO Targeted Market Efficiency Process (TMEP)

• PJM and MISO developed the Targeted Market Efficiency Process (TMEP) to facilitate the resolution of historic congestion issues that could be addressed through small, quick implementation projects.

#### **Supplemental Transmission Projects**

- Supplemental projects are defined to be "transmission expansions or enhancements that are not required for compliance with PJM criteria and are not state public policy projects according to the PJM Operating Agreement. These projects are used as inputs to RTEP models, but are not required for reliability, economic efficiency or operational performance criteria, as determined by PJM."<sup>14</sup> Supplemental projects are exempt from competition.
- The average number of supplemental projects in each expected in service year increased by 1,015.0 percent, from 20 for years 1998 through 2007 (pre Order No. 890) to 223 for years 2008 through 2024 (post Order 890).<sup>15</sup>

#### End of Life Transmission Projects

• An end of life transmission project is a project submitted for the purpose of replacing existing infrastructure that is at, or is approaching, the end of its useful life. End of life transmission projects should be included in the RTEP process and should be subject to a transparent, robust and

<sup>13</sup> See Transmission Planning and Cost Allocation by Transmission Owning and Operating Public Utilities, Order No. 1000, FERC Stats. & Regs. ¶ 31,323 (2011) (Order No. 1000), order on reh'g, Order No. 1000-A, 139 FERC ¶ 61,132 (2012).

<sup>14</sup> See PJM. "Transmission Construction Status," (Accessed on September 30, 2024) <a href="https://www.pjm.com/planning/m/project-construction">https://www.pjm.com/planning/m/project-construction</a>

<sup>15</sup> See Preventing Undue Discrimination and Preference in Transmission Service, Order No. 890, 118 FERC ¶ 61,119, order on reh'g, Order No. 890-A, 121 FERC ¶ 61,297 (2007), order on reh'g, Order No. 890-B, 123 FERC ¶ 61,229 (2008), order on reh'g, Order No. 890-C, 126 FERC ¶ 61,228, order on clarification, Order No. 890-D, 129 FERC ¶ 61,126 (2009).

clearly defined mechanism to require competition to build the project. Under the current approach, end of life projects are excluded from the RTEP process and exempt from competition.

#### **Board Authorized Transmission Upgrades**

• The Transmission Expansion Advisory Committee (TEAC) reviews proposals to improve transmission reliability in PJM and between PJM and neighboring regions. These proposals, which include reliability baseline, network, market efficiency and targeted market efficiency projects, as well as scope changes and project cancellations, but exclude supplemental and end of life projects, are periodically presented to the PJM Board of Managers for authorization.<sup>16</sup> In the first nine months of 2024, the PJM Board approved \$1.81 billion in upgrades. As of September 30, 2024, the PJM Board has approved \$50.1 billion in system enhancements since 1999.

#### **Transmission** Competition

- The MMU makes several recommendations related to the competitive transmission planning process. The recommendations include improved process transparency, incorporation of competition between transmission and generation alternatives, and the removal of barriers to competition from nonincumbent transmission. These recommendations would help ensure that the process is an open and transparent process that results in the most competitive solutions.
- On May 24, 2018, the PJM Markets and Reliability Committee (MRC) approved a motion that required PJM, with input from the MMU, to develop a comparative framework to evaluate the quality and effectiveness of competitive transmission proposals with binding cost containment proposals compared to proposals from incumbent and nonincumbent transmission companies without cost containment provisions.

#### Qualifying Transmission Upgrades (QTU)

• A Qualifying Transmission Upgrade (QTU) is an upgrade to the transmission system, financed and built by market participants, that increases the Capacity Emergency Transfer Limit (CETL) into an LDA and can be offered into capacity auctions as capacity. Once a QTU is in service, the upgrade is eligible to continue to offer the approved incremental import capability into future RPM Auctions. As of September 30, 2024, no QTUs have cleared a Base Residual Auction or an Incremental Auction.

### Transmission Facility Outages

- PJM maintains a list of reportable transmission facilities. When a reportable transmission facility needs to be taken out of service, PJM transmission owners are required to report planned transmission facility outages as early as possible. PJM processes the transmission facility outage requests according to rules in PJM's Manual 3 to decide if the outage is on time or late and whether or not they will allow the outage.<sup>17</sup>
- There were 6,512 transmission outage requests submitted in the first four months of the 2024/2025 planning period. Of the requested outages, 70.9 percent were planned for less than or equal to five days and 14.0 percent were planned for greater than 30 days. Of the requested outages, 41.4 percent were late according to the rules in PJM's Manual 3.

## Recommendations

#### **Generation Retirements**

• The MMU recommends that CIRs should end on the date of retirement in order to help ensure competitive markets and competitive access to the grid. The rules need to ensure that incumbents cannot exploit control of CIRs to block or postpone entry of competitors or to exercise market power by requiring high payments for CIRs.<sup>18</sup> (Priority: Medium. First reported 2013. Status: Partially adopted, 2012.)

<sup>17</sup> See "PJM Manual 03: Transmission Operations," Rev. 66 (May 22, 2024).

<sup>18</sup> See Comments of the Independent Market Monitor for PJM, Docket No. ER12-1177-000 (March 12, 2012) <a href="http://www.monitoringanalytics.com/filings/2012/IMM\_Comments\_ER12-1177-000\_20120312.PDF">http://www.monitoringanalytics.com/filings/2012/IMM\_Comments\_ER12-1177-000\_20120312.PDF</a>>.

<sup>16</sup> Supplemental Projects, including the end of life subset of supplemental projects, do not require PJM Board of Managers authorization.

#### **Generation Queue**

- Given the significance of data to market participants and regulators, the MMU recommends that all queue data and supplemental, network and baseline project data, including projected in service dates and estimated and final costs, be regularly updated with accurate and verifiable data. PJM does not update this data. (Priority: High. First reported 2023. Not adopted.)
- The MMU recommends that barriers to entry be addressed in a timely manner in order to help ensure that the capacity market will result in the entry of new capacity to meet the needs of PJM market participants. (Priority: Low. First reported 2012. Status: Not adopted.)
- The MMU recommends that PJM establish an expedited PJM managed queue process to identify commercially viable projects that could help eliminate or reduce the need for specific RMRs or that could address specific reliability needs and allow the identified projects to advance in the queue ahead of projects which have failed to make progress, subject to rules to prevent gaming. (Priority: High. First reported Q2, 2024. Status: Not adopted.)
- The MMU recommends improvements in queue management including that PJM establish a review process to ensure that projects are removed from the queue if they are not viable, as well as an expedited process to allow commercially viable projects to advance in the queue ahead of projects which have failed to make progress, subject to rules to prevent gaming.<sup>19</sup> (Priority: Medium. First reported 2013. Status: Partially adopted.)
- The MMU recommends continuing analysis of the study phase of PJM's transmission planning to reduce the need for postponements of study results, to decrease study completion times, and to improve the likelihood that a project at a given phase in the study process will successfully go into service.<sup>20</sup> (Priority: Medium. First reported 2014. Status: Partially adopted.)

• The MMU recommends outsourcing interconnection studies to an independent party to avoid potential conflicts of interest. Currently, these studies are performed by incumbent transmission owners under PJM's direction. This creates potential conflicts of interest, particularly when transmission owners are vertically integrated and the owner of transmission also owns generation. (Priority: Low. First reported 2013. Status: Not adopted.)

#### Market Efficiency Process

- The MMU recommends that the market efficiency process be eliminated because it is not consistent with a competitive market design. (Priority: Medium. First reported 2019. Status: Not adopted.)
- The MMU recommends that, if the market efficiency process is retained, PJM modify the rules governing cost/benefit analysis, the evaluation process for selecting among competing market efficiency projects and cost allocation for economic projects in order to ensure that all changes in production costs but not congestion costs, including increased costs to load and the risk of project cost increases, in all zones are included in order to ensure that the correct metrics are used for defining benefits. (Priority: Medium. First reported 2018. Status: Not adopted.)

#### **Comparative Cost Framework**

• The MMU recommends that PJM modify the project proposal templates to include data necessary to perform a detailed project lifetime financial analysis. The required data includes, but is not limited to: capital expenditure; capital structure; return on equity; cost of debt; tax assumptions; ongoing capital expenditures; ongoing maintenance; and expected life. (Priority: Medium. First reported 2020. Status: Not adopted.)

#### **Transmission Competition**

• The MMU recommends, to increase the role of competition, that the exemption of supplemental projects from the Order No. 1000 competitive process be terminated and that the basis for all such exemptions be

<sup>19</sup> PJM Filing, FERC Docket No. ER22-2110-000 (June 14, 2022); 181 FERC ¶ 61,162 (2022). 20 Ibid.

reviewed and modified to ensure that the supplemental project designation is not used to exempt transmission projects from a transparent, robust and clearly defined mechanism to require competition to build such projects or to effectively replace the RTEP process. (Priority: Medium. First reported 2017. Status: Not adopted. Rejected by FERC.)<sup>21</sup>

- The MMU recommends, to increase the role of competition, that the exemption of end of life projects from the Order No. 1000 competitive process be terminated and that end of life transmission projects be included in the RTEP process and should be subject to a transparent, robust and clearly defined mechanism to require competition to build such projects. (Priority: Medium. First reported 2019. Status: Not adopted. Rejected by FERC.)<sup>22</sup>
- The MMU recommends that PJM enhance the transparency and queue management process for nonincumbent transmission investment. Issues related to data access and complete explanations of cost impacts should be addressed. The goal should be to remove barriers to competition from nonincumbent transmission providers. (Priority: Medium. First reported 2015. Status: Not adopted.)
- The MMU recommends that PJM incorporate the principle that the goal of transmission planning should be the incorporation of transmission investment decisions into market driven processes as much as possible. (Priority: Low. First reported 2001. Status: Not adopted.)
- The MMU recommends the creation of a mechanism to permit a direct comparison, or competition, between transmission and generation alternatives, including which alternative is less costly and who bears the risks associated with each alternative. (Priority: Low. First reported 2013. Status: Not adopted.)
- The MMU recommends that PJM establish fair terms of access to rights of way and property, such as at substations, in order to remove any barriers to entry and require competition between incumbent transmission providers

and nonincumbent transmission providers in the RTEP. (Priority: Medium. First reported 2014. Status: Not adopted.)

- The MMU recommends that rules be implemented to require competition to provide financing for transmission projects. This competition could reduce the cost of capital for transmission projects and significantly reduce total costs to customers. (Priority: Low. First reported 2013. Status: Not adopted.)
- The MMU recommends that storage resources not be includable as transmission assets for any reason. (Priority: High. First reported 2020. Status: Not adopted.)

#### **Cost Allocation**

- The MMU recommends a comprehensive review of the ways in which the solution based dfax allocation method is implemented. The goal for such a process would be to ensure that the most rational and efficient approach to implementing the solution based dfax method is used in PJM. Such an approach should allocate costs consistent with benefits and appropriately calibrate the incentives for investment in new transmission capability. No replacement approach should be approved until all potential alternatives, including the status quo, are thoroughly reviewed. (Priority: Medium. First reported 2020. Status: Not adopted.)
- The MMU recommends changing the minimum distribution factor in the allocation from 0.01 to 0.00 and adding a threshold minimum usage impact on the transmission facilities.<sup>23</sup> (Priority: Medium. First reported 2015. Status: Not adopted.)

#### **Transmission Line Ratings**

• The MMU recommends that all PJM transmission owners use the same methods to define line ratings and that all PJM transmission owners implement dynamic line ratings (DLR), subject to NERC standards and guidelines, subject to review by NERC, PJM and the MMU, and approval by FERC. (Priority: Medium. First reported 2019. Status: Partially adopted.)

<sup>21</sup> The FERC accepted tariff provisions that exclude supplemental projects from competition in the RTEP. 162 FERC ¶ 61,129 (2018), reh'g denied, 164 FERC ¶ 61,217 (2018).

<sup>22</sup> In recent decisions addressing competing proposals on end of life projects, the Commission accepted a transmission owner proposal excluding end of life projects from competition in the RITP process, 172 FERC § 61,166 (2020), rehg denied, 173 FERC § 61,225 (2020), affirmed, American Municipal Power, Inc., et al. v. FERC, Case No. 20-1449 (D.C. Cir. November 17, 2023), and rejected a proposal from PJIM stakeholders that would have included end of life projects in competition in the RITP process, 173 FERC § 61,242 (2020).

<sup>23</sup> See 2015 State of the Market Report for PJM, Volume II, Section 12: Generation and Transmission Planning, at 463, Cost Allocation Issues.

- The MMU recommends that all PJM transmission owners investigate the applicability and potential cost savings of Grid Enhancing Technology (GET) and that all PJM transmission owners implement cost effective GET, subject to NERC standards and guidelines, subject to review by NERC, PJM and the MMU, and approval by FERC. (Priority: Medium. First reported Q2, 2024. Status: Not adopted.)
- The MMU recommends that the implementation of Grid Enhancing Technology (GET) be opened to competition from third parties, subject to NERC standards and guidelines, subject to review by NERC, PJM and the MMU, and approval by FERC. (Priority: Medium. New recommendation. Status: Not adopted.)

### **Transmission Facility Outages**

- The MMU recommends that PJM reevaluate all transmission outage tickets as on time or late as if they were new requests when an outage is rescheduled, create options for late requests based on the reasons, and apply the modified rules for late submissions to any such outages. The MMU recommends that PJM create options for treatment of late outages. The current rules apply more stringent rules, based on controlling actions, to late outages without distinguishing among reasons for late outages. (Priority: Low. First reported 2014. Status: Not adopted.)
- The MMU recommends that PJM draft a definition of the economic and physical congestion analysis required for transmission outage requests and associated triggers, including both the extent of overloaded facilities and the level of economic congestion, to include in PJM manuals after appropriate review with appropriate rules for on time and late outage requests. (Priority: Medium. First reported 2015. Status: Not adopted.)
- The MMU recommends that PJM create options for late requests based on the reasons, and modify the rules to reduce or eliminate the approval of late outage requests submitted or rescheduled after the FTR auction bidding opening date, based on those options. (Priority: Low. First reported 2015. Status: Not adopted.)

• The MMU recommends that PJM not permit transmission owners to divide long duration outages into smaller segments to avoid complying with the requirements for long duration outages. (Priority: Low. First reported 2015. Status: Not adopted.)

### Conclusion

The goal of the PJM market design should be to enhance competition and to ensure that competition is the core element of all PJM markets. Transmission investments have not been fully incorporated into competitive markets. The construction of new transmission facilities has significant impacts on the energy and capacity markets. When generating units retire or load increases, there is no market mechanism in place that would require or even permit direct competition between transmission and generation to meet loads in the affected area. In addition, despite FERC Order No. 1000, there is not yet a transparent, robust and clearly defined mechanism to require competition to build transmission projects, to ensure that competitors provide a total project cost cap, or to obtain least cost financing through the capital markets.

The MMU recognizes that the Commission has issued orders that are inconsistent with the recommendations of the MMU and that PJM cannot unilaterally modify those directives. It remains the recommendation of the MMU that the PJM rules for competitive transmission development through the RTEP should build upon FERC Order No. 1000 to create real competition between incumbent transmission providers and nonincumbent transmission providers. The ability of transmission owners to block competition for supplemental projects and end of life projects and the reasons for that policy should be reevaluated. PJM should enhance the transparency and queue management process for nonincumbent transmission investment. Issues related to data access and complete explanations of cost impacts should be addressed. The goal should be to remove barriers to competition from nonincumbent transmission.

Order No. 1000 removed the right of first refusal (ROFR) for transmission projects for incumbent transmission owners except for the case of supplemental projects. This created an incentive for incumbent transmission owners to designate projects as supplemental projects to avoid the Order No. 1000 competitive provisions. Two PJM states, Indiana and Michigan, have passed laws that provide ROFR to incumbent utilities/transmission owners.<sup>24 25</sup>

Given the slow pace of adoption by Transmission Owners of Grid Enhancing Technologies (GETs), PJM and the Commission should introduce rules that would allow third parties to propose adding GETs to the transmission system, subject to NERC standards and guidelines, subject to review by NERC, PJM and the MMU, and approval by FERC. The third parties would be compensated in the same way that TOs would be compensated for comparable investments.

Another element of opening competition would be to consider transmission owners' ownership of property and rights of way at or around transmission substations. In many cases, the land acquired included property intended to support future expansion of the grid. Incumbents have included the costs of the property in their rate base, paid for by customers. PJM now has the responsibility for planning the development of the grid under its RTEP process. Property bought to facilitate future expansion should be a part of the RTEP process and be made available to all providers on equal terms.

The process for determining the reasonableness or purpose of supplemental transmission projects that are asserted to be not needed for reliability, economic efficiency or operational performance as defined under the RTEP process needs additional oversight and transparency. If there is a need for a supplemental project, that need should be clearly defined and there should be a transparent, robust and clearly defined mechanism to require competition to build the project. If there is no defined need for a supplemental project for reliability, economic efficiency or operational performance then the project should not be included in rates.

Managing the generation queues is a complex process. The PJM queue evaluation process will be significantly improved, based on the proposal submitted by PJM on June 14, 2022, and approved by FERC on November 29, 2022.<sup>26 27</sup> The new rules include significant modifications to the interconnection

process designed to address some of the key underlying issues and significantly improve the efficiency of the process. These modifications include process efficiency enhancements, recognition of project clusters affecting the same transmission facilities, incentives to reduce the entry of speculative projects in the queue, and incentives to remove projects that are not expected to reach commercial operation. The new process should help to reduce backlog and to remove projects that are not viable earlier to help improve the overall efficiency of the queue process.

While the changes in the queue process will clearly improve the process, the MMU's recommendations related to the queue process will remain until the new process is in place and it can be evaluated. The impact of the modifications to the queue process will need to be evaluated to determine if they successfully remove projects from the queue if they are not viable, and allow commercially viable projects to advance in the queue ahead of projects which have failed to make progress. The behavior of project developers also creates issues with queue management. When developers put multiple projects in the queue to maintain their own optionality while planning to build only one they also affect all the projects that follow them in the queue. Project developers may also enter speculative projects in the queue and then put the project in suspended status while they address financing. The impacts of such behavior and the incentives for such behavior are addressed in the new process which includes nonrefundable fees, credit requirements, enhanced site control, elimination of the ability to suspend a project and milestone requirements. The impact of these aspects of the revised interconnection process should continue to be evaluated to ensure that they are having the desired effect on project developer behavior. The PJM queue evaluation process should continue to be improved to help ensure that barriers to competition for new generation investments are not created. Issues that need to be addressed include the ownership rights to CIRs and whether transmission owners should perform interconnection studies.

The roles and efficiency of PJM, TOs and developers in the queue process all need to be examined and enhanced in order to help ensure that the queue

<sup>24</sup> See IN Code § 8-1-38-9, effective 7/1/2023. Applies to transmission facilities approved for construction through an RTO planning process. Incumbent Transmission Owner must exercise within 90 days.

<sup>25</sup> See MCL \$460.593, effective 12/17/2021. Applies to regionally cost shared transmission lines included in a plan adopted by a recognized planning authority. Must be exercised by the incumbent (s) within 90 days after plan is adopted/approved.

<sup>26</sup> See PJM, Docket No. ER22-2110 (June 14, 2022).

<sup>27 181</sup> FERC ¶ 61,162 (2022).

process can function effectively and efficiently as the gateway to competition in the energy and capacity markets and not as a barrier to competition.

The Commission should require PJM, for example, to enhance the transparency and queue management process for nonincumbent transmission investment. Issues related to data access and complete explanations of cost impacts should be addressed. The goal should be to remove barriers to competition from nonincumbent transmission.

The suggestion that generation owners should be permitted to avoid the queue process and directly transfer the generation CIRs to an affiliate or directly sell the CIRs to an unaffiliated entity should be rejected.<sup>28</sup> <sup>29</sup> This proposed approach is about creating a process to maximize the value of existing CIRs to incumbent generators and not about facilitating the efficient replacement of retiring resources. In effect, this approach, if adopted by the large number of retiring units, would create a chaotic, bilateral private queue process that would create market power and facilitate the exercise of market power in the sale of CIRs by incumbent generators. In effect the proposed approach would replace a significant part of the recently redesigned PJM queue process. The proposed continuation of retention of CIRs by incumbent generators creates the potential for delays of up to a year and the proponents have proposed the option to request further delays. This approach would inappropriately delegate the authority from PJM to the incumbent generator to choose the new resource based on highest offer for CIRs rather than based on PJM defined system reliability needs. There would be no requirement to even be a capacity resource and there would be no requirement to offer the capacity into the capacity market. After the entire process, the contribution to PJM reliability could be zero. PJM's recently proposed expedited process for addressing reliability needs (RRI) is preferable and should be considered as the preferred alternative to the proposed approach from the Planning Committee stakeholder process.

The PJM queue process should continue to define available and needed CIRs for all capacity queue projects. CIRs from retiring units should be made available to the next resource in the queue that can use them, on the retirement date of the retiring resource. Generation owners do not have property rights in CIRs. The value of CIRs is a result of the entire transmission system which has been paid for by customers and other generators. The value of CIRs is a result of the existence of a network and is not a result solely or even primarily of the investment that may or may not have been required in order to get CIRs. The cost of CIRs is part of project costs included in generation owners' investment decisions like any other project cost and subject to the same risk and reward structure. Open access to the transmission system by new resources should not be limited by claims to own the access rights by retiring units. In addition, the proposal to bypass the PJM interconnection process with a private, bilateral process ignores the fact that if the new resource is a renewable resource or a storage resource, the new resource does not have a capacity market must offer requirement. The PJM interconnection process could be bypassed, CIRs transferred and then the resource does not offer into the capacity market. In that case, scarce CIRs will be withheld by a generator who does not provide capacity and customers have to pay for an additional capacity resource instead.

The MMU recommends that PJM establish an expedited PJM managed queue process to identify commercially viable projects that could help eliminate or reduce the need for specific RMRs or that could address specific reliability needs and allow the identified projects to advance in the queue ahead of projects which have failed to make progress, subject to rules to prevent gaming. Rules should be developed to permit PJM to advance projects in the queue if they would resolve immediate reliability issues that result, for example, from unit retirements. The rules should be consistent with the flexibility included in the new queue process but add the option for PJM to expedite the interconnection and commercial operation of projects in the queue that would address identified reliability issues, consistent with the standing of the projects in the queue.

<sup>28</sup> See PJM. "Enhancing Capacity Interconnection Rights (CIR) Transfer Efficiency: Problem / Opportunity Statement," <a href="https://www.pjm.com/-/media/committees-groups/subcommittees/jps/2023/20230731/20230731-item-08b---enhancing-capacity-interconnection-rights---cir---transfer-efficiency-problem-statement.ashx">https://www.pjm.com/-/media/committees/jps/2023/20230731/20230731-item-08b---enhancing-capacity-interconnection-rights---cir---transfer-efficiency-problem-statement.ashx>.

<sup>29</sup> On April 30, 2024, the CIR Transfer Efficiency issue was transferred from the Interconnection Process Subcommittee (IPS) to the Planning Committee (PC).

The fundamental purpose of the queue process is to provide open access to the grid for supply resources. More specifically, the fundamental purpose of the queue process for capacity resources is to provide open access to the grid and to ensure that the energy from capacity resources is deliverable so that capacity resources can meet their must offer obligations in the energy market and provide reliable energy supply during all conditions. In order to ensure that open access, all capacity resources should be required to have a must offer obligation in the capacity market. If they do not, such resources are effectively withholding access to the grid from capacity resources that would take on a must offer obligation in the capacity market. The result creates market power for the resources with no must offer obligation, noncompetitively limits access to the grid, increases capacity market prices above the competitive level, and creates uncertainty and unpredictable volatility in the capacity market.

The addition of a planned transmission project changes the parameters of the capacity auction for the area, changes the amount of capacity needed in the area, changes the capacity market supply and demand fundamentals in the area and may effectively forestall the ability of generation to compete. But there is no mechanism to permit a direct comparison, let alone competition, between transmission and generation alternatives. There is no mechanism to evaluate whether the generation or transmission alternative is less costly, whether there is more risk associated with the generation or transmission alternative. Creating such a mechanism should be an explicit goal of PJM market design.

The current market efficiency process does exactly the opposite by permitting transmission projects to be approved without competition from generation. The broader issue is that the market efficiency project approach explicitly allows transmission projects to compete against future generation projects, but without allowing the generation projects to compete. Projecting speculative transmission related benefits for 15 years based on the existing generation fleet and existing patterns of congestion eliminates the potential for new generation to respond to market signals. The market efficiency process allows assets built under the cost of service regulatory paradigm to displace generation assets built under the competitive market paradigm. In addition,

there are significant issues with PJM's current cost/benefit analysis which cause it to consistently overstate the potential benefits of market efficiency projects. The market efficiency process is misnamed. The MMU recommends that the market efficiency process be eliminated.

In addition, the use of an incorrectly defined cost-benefit method by PJM and the correct method by MISO results in an over allocation of the costs associated with joint PJM/MISO transmission projects to PJM participants and in some cases approval of projects that do not pass a correctly defined cost/ benefit test.

If it is retained, there are significant issues with PJM's cost/benefit analysis that should be addressed prior to approval of additional projects. The current cost/benefit analysis explicitly and incorrectly ignores the increased costs to load in zones that results from an RTEP project when calculating the energy market benefits. All increases and decreases in costs should be included in all zones and LDAs. The definition of benefits should also be reevaluated.

The cost/benefit analysis should also account for the fact that the transmission project costs are not subject to cost caps and may exceed the estimated costs by a wide margin. When actual costs exceed estimated costs, the cost/benefit analysis is effectively meaningless and low estimated costs may result in inappropriately favoring transmission projects over market generation projects. The risk of cost increases for transmission projects should be incorporated in the cost/benefit analysis.

There are currently no market incentives for transmission owners to plan, submit and complete transmission outages in a timely and efficient manner. Requiring transmission owners to pay does not create an effective incentive when those payments are passed through to transmission customers. The process for the submission of planned transmission outages needs to be carefully reviewed and redesigned to limit the ability of transmission owners to submit transmission outages that are late for FTR auction bid submission dates and are late for the day-ahead energy market and that have large and unnecessary impacts on the PJM energy market. The submission of late transmission outages can inappropriately affect market outcomes when market participants do not have the ability to modify market bids and offers. The PJM process for evaluating the congestion impact of transmission outages needs to be clearly defined and upgraded to provide for management of transmission outages to minimize market impacts. The MMU continues to recommend that PJM draft a clear and expanded definition of the congestion analysis required for transmission outage requests that is incorporated in the PJM Market Rules. PJM Manual 38 currently defines congestion resulting from a transmission outage as an overload on transmission facilities rather than using the general economic definition of congestion resulting from out of merit generation to control constraints. PJM does not currently evaluate the economic impact of congestion when reviewing proposed transmission outages.<sup>30</sup>

The treatment by PJM and Dominion Virginia Power of the outage for the Lanexa – Dunnsville Line illustrates some of the issues with the current process. The outage was submitted and delayed more than once. PJM's analysis of expected congestion did not highlight the magnitude of the issue. Dominion Virginia Power did not stage the outage so as to minimize market disruption and congestion until after there were significant disruptions and congestion.

As an example of the complexities of defining the benefits of transmission investments, the reduction in congestion is frequently and incorrectly cited as a metric of benefits. Congestion is frequently misunderstood. Congestion is not static. Congestion exhibits dynamic intertemporal variability and dynamic locational variability. More importantly, congestion is not the correct metric for evaluating the potential benefits of enhancing the transmission grid. The correct metric is the total net change in production costs.

There is not a secular trend towards increasing congestion in PJM. Congestion is volatile on a monthly basis. Congestion is also volatile on an hourly and daily basis. For example, higher congestion can result from changes in seasonal and daily/hourly fuel costs.

The level and distribution of congestion at a point in time is a function of the location and size of generating units, the relative costs of the fuels burned and the associated marginal costs of generating units, the location and size

of load and the locational capability of the transmission grid. Each of these factors changes over time.

The geographic distribution of congestion is dynamic. The nature and location of congestion in the PJM system has changed significantly over the last 10 years and continues to change. The nature and location of congestion in PJM can also change from one day to the next as a result of changes in relative fuel costs. As a result, building transmission to address a specific pattern of congestion does not make sense, unless the technology can be easily moved to new locations as conditions change. The transmission system is only one of many reasons that congestion exists. The dynamic nature of congestion and the multiple, interactive causes of congestion make it virtually impossible to identify the standalone impacts of an individual transmission investment on future congestion. It is possible, for example, that congestion occurring during a period of a few days in the winter as a result of very high fuel prices, significantly increases the reported level of congestion for the entire year. This has occurred in PJM. It would be a mistake to consider that level of congestion to be a signal to build transmission.

At a more fundamental level, congestion is not the correct metric for evaluating the potential benefits of enhancing the transmission grid. When there are binding transmission constraints and locational price differences, load pays more for energy than generation is paid to produce that energy. The difference is congestion. Congestion is neither good nor bad, but is a direct measure of the extent to which there are multiple marginal generating units with different offers dispatched to serve load as a result of transmission constraints. Congestion occurs when available, least-cost energy cannot be delivered to all load because transmission facilities are not adequate to deliver that energy to one or more areas, and higher cost units in the constrained area(s) must be dispatched to meet the load. The result is that the price of energy in the constrained area(s) is higher than in the unconstrained area. Load in the constrained area pays the higher price for all energy including energy from low cost generation and energy from high cost generation, while only high cost generators are paid the high price at their bus and low cost generators are paid only the low price at their bus.

<sup>30</sup> PJM, "Manual 38: Operations Planning," Rev. 18 (February 22, 2024) at 19-20.

If FTRs worked perfectly and were assigned directly to load, FTRs would return all congestion to the load that paid the congestion. Congestion is not a cost, it is an accounting result of a market based on locational energy prices in which all load in a constrained area pays the higher single market clearing locational price, resulting in excess payments by load that are not paid to generation, which should be returned to load.

Counterintuitively, congestion actually increases when the transmission capacity between areas with lower cost generation and areas with higher cost generation increases but does not fully eliminate the need for some higher cost local generation. The smaller the amount of higher cost local generation needed to meet load, the more of the local load is met via low cost generation delivered over the transmission system and therefore the higher is the difference between what load pays and generation receives, congestion.

For all these reasons, if done correctly and if FTRs/ARRs returned 100 percent of congestion to load, the cost/benefit analysis for transmission projects would include the total net change in production costs and would not include congestion. The change in production costs correctly measures the changes in cost to load that result from a project.

The PJM Regional Transmission Expansion Plan (RTEP) successfully addresses the need for transmission investment to reliably meet load. Together with the requirement that new generation pay interconnection costs, the RTEP process has resulted in the appropriate level of new transmission investment in PJM. There is no evidence that the PJM planning process is not adequate to meet the requirements of the PJM markets. Additional transmission investment is not a panacea. Transmission investment is expensive and long lived and it is essential that transmission investments be carefully planned for clearly identified needs in order to ensure that power markets can continue to provide reliable service at a competitive price.

PJM must make out of market payments to units that want to retire (deactivate) but that PJM requires to remain in service, for limited operation, for a defined period because the unit is needed for reliability.<sup>31</sup> This provision has been

known as Reliability Must Run (RMR) service but RMR is not defined in the PJM tariff. The correct term is Part V reliability service. The need to retain uneconomic units in service reflects a flawed market design and/or planning process problems. If a unit is needed for reliability, the market should reflect a locational value consistent with that need which would result in the unit remaining in service or being replaced by a competitor unit. The planning process should evaluate the impact of the loss of units at risk and determine in advance whether transmission upgrades are required in order to limit the duration of Part V service for individual units. It is essential that the deactivation provisions of the tariff be evaluated and modified. It is also essential that PJM look forward and attempt to plan for foreseeable unit retirements, whether for economic or regulatory reasons. PJM should consider an expedited queue process for projects that could replace the retiring capacity including the immediate transfer of the retiring unit's CIRs to units in the queue in order to permit generation to compete as an alternative to the current transmission only approach.

<sup>31</sup> OATT Part V §114.

# **Generation Interconnection Planning**

# **Existing Generation Mix**

Table 12-1 shows the existing PJM capacity by control zone and unit type.<sup>32</sup> <sup>33</sup> As of September 30, 2024, PJM had an installed capacity of 197,496.1 MW, of which 38,776.4 MW (19.6 percent) are coal fired steam units, 56,124.2 MW (28.4 percent) are combined cycle units and 33,452.6 MW (16.9 percent) are nuclear units. This measure of installed capacity differs from capacity market installed capacity because it includes energy only units, external units and uses nameplate values for solar and wind resources.

The AEP Zone has the most installed capacity of any PJM zone. Of the 197,496.1 MW of PJM installed capacity, 36,402.3 MW (18.4 percent) are in the AEP Zone, of which 13,463.0 MW (37.0 percent) are coal fired steam units, 9,294.0 MW (25.5 percent) are combined cycle units and 2,071.0 MW (5.7 percent) are nuclear units.

																	Steam					
			CT -				Hydro -	Hydro -		RICE -							-					
		Combined	Natural		CT -	Fuel	Pumped	Run of		Natural	RICE -	RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam		Wind +	
Zone	Battery	Cycle	Gas	CT - Oil	Other	Cell	Storage	River	Nuclear	Gas	Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	- Other	Wind	Storage	Total
ACEC	0.0	781.6	395.5	0.0	0.0	1.6	0.0	0.0	0.0	0.0	4.0	5.4	69.7	0.0	0.0	0.0	0.0	0.0	0.0	7.5	0.0	1,265.2
AEP	0.0	9,294.0	4,108.2	16.2	4.8	0.0	66.0	420.9	2,071.0	0.0	0.0	20.4	2,698.9	0.0	0.0	13,463.0	738.0	0.0	0.0	3,500.9	0.0	36,402.3
AMPT	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
APS	80.4	2,843.7	1,223.3	0.0	2.0	0.0	0.0	129.2	0.0	22.4	0.0	18.3	174.2	0.0	0.0	5,119.0	0.0	0.0	0.0	985.1	0.0	10,597.6
ATSI	0.0	4,647.5	1,383.0	183.0	6.4	0.0	0.0	0.0	2,134.0	0.0	5.5	5.6	483.0	0.0	0.0	0.0	325.0	0.0	136.0	0.0	0.0	9,309.0
BGE	3.5	0.0	267.6	228.8	0.0	0.0	0.0	0.0	1,716.0	0.0	0.0	4.2	1.1	0.0	0.0	1,273.0	143.5	702.0	57.0	0.0	0.0	4,396.7
COMED	109.0	4,631.1	7,053.3	226.2	0.0	0.0	0.0	0.0	10,473.5	0.0	0.0	15.0	59.0	0.0	0.0	2,646.0	0.0	0.0	0.0	5,437.7	0.0	30,650.8
DAY	0.0	0.0	897.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0	34.0	0.0	401.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,332.6
DUKE	18.0	522.2	598.0	56.0	0.0	0.0	0.0	112.0	0.0	0.0	0.0	4.8	270.0	0.0	0.0	1,252.0	47.0	0.0	0.0	0.0	0.0	2,880.0
DUQ	0.0	306.0	0.0	15.0	0.0	0.0	0.0	6.3	1,777.0	14.4	0.0	0.0	54.2	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	2,172.9
DOM	20.0	9,138.0	3,835.3	256.4	10.0	0.0	3,003.0	586.3	3,581.3	0.0	18.0	94.7	4,699.7	0.0	0.0	2,473.2	55.0	0.0	318.4	587.0	0.0	28,676.3
DPL	0.0	1,742.5	978.2	478.2	0.0	30.0	0.0	0.0	0.0	0.0	22.0	14.1	462.2	0.0	0.0	410.0	710.0	153.0	70.0	0.0	0.0	5,070.2
EKPC	0.0	0.0	774.0	0.0	0.0	0.0	0.0	136.0	0.0	0.0	0.0	0.0	105.0	0.0	0.0	1,687.0	0.0	0.0	0.0	0.0	0.0	2,702.0
JCPLC	92.8	2,115.5	531.1	0.0	0.0	0.4	140.0	0.0	0.0	0.0	0.0	14.1	416.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	3,310.1
MEC	0.0	2,595.0	2.0	398.5	0.0	0.0	0.0	19.0	0.0	0.0	0.0	30.9	430.0	0.0	0.0	80.0	35.0	0.0	60.0	0.0	0.0	3,650.4
OVEC	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	2,388.8	0.0	0.0	0.0	0.0	0.0	2,388.8
PECO	0.0	4,089.0	0.0	828.0	0.0	0.0	1,070.0	572.0	4,546.8	0.0	2.0	0.9	3.0	0.0	0.0	0.0	765.3	0.0	103.0	0.0	0.0	11,980.0
PE	28.4	1,900.0	422.1	57.0	0.0	0.0	513.0	77.8	0.0	120.1	28.0	11.0	153.5	0.0	0.0	4,169.5	610.0	0.0	42.0	1,238.0	0.0	9,370.4
PEPCO	0.0	1,736.5	770.2	150.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	8.7	35.6	0.0	0.0	0.0	1,164.1	0.0	52.0	0.0	0.0	3,917.1
PPL	20.0	5,558.5	234.0	36.0	20.6	0.0	0.0	706.6	2,520.0	12.0	5.0	14.7	75.0	0.0	0.0	1,859.9	3,137.0	0.0	29.0	216.5	0.0	14,444.8
PSEG	7.7	4,223.1	963.2	0.0	0.0	0.0	0.0	5.0	3,493.0	0.0	0.0	9.0	230.3	0.0	0.0	0.0	3.0	0.0	179.1	0.0	0.0	9,113.3
XIC	0.0	0.0	670.6	0.0	0.0	0.0	0.0	0.0	1,140.0	0.0	0.0	0.0	0.0	0.0	0.0	1,955.0	0.0	0.0	0.0	100.0	0.0	3,865.6
Total	379.8	56,124.2	25,107.1	2,929.3	43.8	32.0	4,792.0	2,771.1	33,452.6	168.9	118.5	271.8	10,821.5	0.0	0.0	38,776.4	7,732.9	855.0	1,046.5	12,072.7	0.0	197,496.1

#### Table 12-1 Existing capacity: September 30, 2024 (By zone and unit type (MW))<sup>34</sup>

<sup>32</sup> The unit type RICE refers to Reciprocating Internal Combustion Engines.

<sup>33</sup> XIC refers to external installed capacity.

<sup>34</sup> The capacity described in this section refers to all capacity in PJM at the summer installed capacity rating, regardless of whether the capacity entered the RPM Auction.

Table 12-2 shows the installed capacity by state for each fuel type. Pennsylvania has the most installed capacity of any PJM state. Of the 197,496.1 MW of installed capacity, 47,106.7 MW (23.9 percent) are in Pennsylvania, of which 6,109.4 MW (13.0 percent) are coal fired steam units, 18,292.2 MW (38.8 percent) are combined cycle units and 8,843.8 MW (18.8 percent) are nuclear units.

			07							DIOF							Steam					
		Combined	CT -		CT -	Evel	Hydro -	'		RICE -	ПСС	DICE		C - I	Calan	C	-	C+	C +		\A/:	
C+-+-	D - 44	Combined	Natural	CT 0:1		Fuel	Pumped	Run of	Needeen	Natural	RICE -	RICE -	C - I			Steam -		Steam	Steam		Wind +	T-4-1
State	Battery	Cycle		CT - Oil	Other	Cell	Storage	River	Nuclear	Gas	Oil	Other			Wind	Coal	Gas	- 0il	- Other		Storage	Total
DC	0.0	19.5	6.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	25.5
DE	0.0	742.5	325.5	116.3	0.0	30.0	0.0	0.0	0.0	0.0	0.0	8.1	50.0	0.0	0.0	410.0	710.0	0.0	70.0	0.0	0.0	2,462.4
IL	109.0	4,631.1	7,053.3	226.2	0.0	0.0	0.0	0.0	10,473.5	0.0	0.0	15.0	59.0	0.0	0.0	2,646.0	0.0	0.0	0.0	5,437.7	0.0	30,650.8
IN	0.0	1,835.0	441.4	0.0	0.0	0.0	0.0	8.2	0.0	0.0	0.0	3.2	682.6	0.0	0.0	3,923.8	0.0	0.0	0.0	2,353.2	0.0	9,247.4
KY	0.0	0.0	1,618.1	0.0	0.0	0.0	0.0	136.0	0.0	0.0	0.0	0.0	105.0	0.0	0.0	1,687.0	278.0	0.0	0.0	0.0	0.0	3,824.1
MD	23.5	2,717.0	1,684.5	394.7	0.0	0.0	0.0	0.0	1,716.0	0.0	10.0	18.9	498.1	0.0	0.0	1,273.0	1,307.6	855.0	191.0	295.0	0.0	10,984.3
MI	0.0	994.0	0.0	0.0	4.8	0.0	0.0	11.8	2,071.0	0.0	0.0	3.2	4.6	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	3,089.4
NC	0.0	165.0	0.0	0.0	0.0	0.0	0.0	315.0	0.0	0.0	18.0	0.0	1,181.5	0.0	0.0	0.0	0.0	0.0	0.0	208.0	0.0	1,887.5
NJ	100.5	7,120.2	1,889.8	0.0	0.0	2.0	140.0	5.0	3,493.0	0.0	4.0	28.5	716.1	0.0	0.0	0.0	3.0	0.0	179.1	7.5	0.0	13,688.6
OH	18.0	10,634.7	4,626.2	255.2	6.4	0.0	0.0	200.0	2,134.0	0.0	34.0	10.4	2,899.8	0.0	0.0	6,820.0	47.0	0.0	136.0	1,147.7	0.0	28,969.4
PA	49.9	18,292.2	1,545.5	1,334.5	20.6	0.0	1,583.0	1,445.7	8,843.8	168.9	40.5	75.8	770.7	0.0	0.0	6,109.4	4,872.3	0.0	234.0	1,719.9	0.0	47,106.7
TN	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
VA	20.0	8,973.0	4,172.3	591.4	12.0	0.0	3,069.0	460.1	3,581.3	0.0	12.0	100.7	3,734.2	0.0	0.0	1,468.2	515.0	0.0	236.4	12.0	0.0	26,957.6
WV	58.9	0.0	1,073.9	11.0	0.0	0.0	0.0	189.3	0.0	0.0	0.0	8.0	120.0	0.0	0.0	12,484.0	0.0	0.0	0.0	791.7	0.0	14,736.8
XIC	0.0	0.0	670.6	0.0	0.0	0.0	0.0	0.0	1,140.0	0.0	0.0	0.0	0.0	0.0	0.0	1,955.0	0.0	0.0	0.0	100.0	0.0	3,865.6
Total	379.8	56,124.2	25,107.1	2,929.3	43.8	32.0	4,792.0	2,771.1	33,452.6	168.9	118.5	271.8	10,821.5	0.0	0.0	38,776.4	7,732.9	855.0	1,046.5	12,072.7	0.0	197,496.1

#### Table 12-2 Existing capacity: September 30, 2024 (By state and unit type (MW))

Table 12-3 and Figure 12-1 show the age of existing PJM generators, by unit type, as of September 30, 2024. Of the 197,496.1 MW of installed capacity, 67,646.7 MW (34.3 percent) are from units older than 40 years, of which 29,904.3 MW (44.2 percent) are coal fired steam units, 191.0 MW (0.3 percent) are combined cycle units and 22,100.6 MW (32.7 percent) are nuclear units.

#### Table 12-3 Capacity (MW) by unit type and age (years): September 30, 2024

			CT -				Hydro -	Hydro -		RICE -							Steam -					
		Combined	Natural		CT -		Pumped	Run of		Natural		RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam -		Wind +	
Age (years)	Battery	Cycle	Gas	CT - Oil	Other	Fuel Cell	Storage	River	Nuclear	Gas RI	CE - Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	Other	Wind	Storage	Total
Less than 20	379.8	37,652.9	2,495.8	0.0	43.8	32.0	0.0	293.6	0.0	134.5	2.0	154.4	10,821.5	0.0	0.0	2,950.0	82.0	0.0	47.4	11,888.2	0.0	66,977.9
20 to 40	0.0	18,280.3	22,308.8	478.0	0.0	0.0	3,003.0	318.4	11,352.0	34.4	22.0	101.6	0.0	0.0	0.0	5,922.1	73.3	0.0	793.1	184.5	0.0	62,871.5
40 to 60	0.0	191.0	302.5	2,433.6	0.0	0.0	1,789.0	182.0	22,100.6	0.0	76.5	15.8	0.0	0.0	0.0	27,515.5	5,375.1	855.0	0.0	0.0	0.0	60,836.6
Greater than 60	0.0	0.0	0.0	17.7	0.0	0.0	0.0	1,977.1	0.0	0.0	18.0	0.0	0.0	0.0	0.0	2,388.8	2,202.5	0.0	206.0	0.0	0.0	6,810.1
Total	379.8	56,124.2	25,107.1	2,929.3	43.8	32.0	4,792.0	2,771.1	33,452.6	168.9	118.5	271.8	10,821.5	0.0	0.0	38,776.4	7,732.9	855.0	1,046.5	12,072.7	0.0	197,496.1

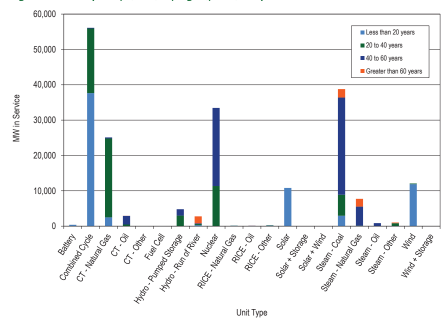


Figure 12-1 Capacity (MW) by age (years): September 30, 2024

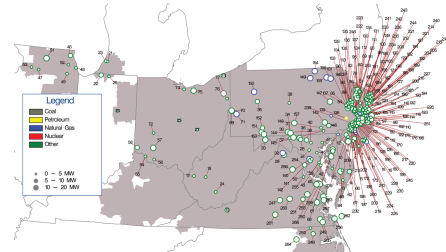


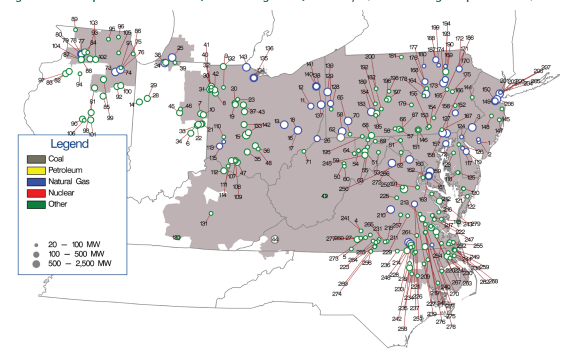
Figure 12-2 Map of unit additions (less than 20 MW): January 1, 2011 through September 30, 2024

Figure 12-2 is a map of units, less than 20 MW in size that came online between January 1, 2011, and September 30, 2024. A mapping to these unit names is in Table 12-4.

ID	Unit	ID	Unit	ID	Unit	ID	Unit	ID	Unit
1	ACE CAPE MAY COUNTY 1 LF	56	DEOK BROWN COUNTY 1 LF	111	JC JUNCTION ROAD 6 SP	166	PS BUSTLETON 2 SP	221	PS PATERSON PLANK ROAD 1 SP
2	ACE CATES ROAD 2 SP	57	DEOK CLINTON 1 BT	112	JC LAKEHURST 3 SP	167	PS CALDWELL PUMP 2 BT	222	PS PENNINGTON 3 BT
3	ACE CEDAR BRANCH 1 SP	58	DEOK WILLEY 1 BT	113	JC LEBANON 1 SP	168	PS CAMPUS DRIVE 2 SP	223	PS PENNINGTON 4 SP
4	ACE EGG HARBOR-KELLOGG 1 FC	59	DPL BLOOM ENERGY 1 FC	114	JC LEGLER LANDFILL 7 SP	169	PS CEDAR GROVE SOLAR 1 SP	224	PS PENNSAUKEN 1 LF
5	ACE GALLOWAY LANDFILL 2 SP	60	DPL BUCKTOWN 1 SP	115	JC MANALAPAN 1 SP	170	PS CEDAR LANE FLORENCE 6 SP	225	PS PENNSAUKEN 3 SP
6	ACE GEMS LANDFILL 1 SP	61	DPL CHURCH HILL 1 SP	116	JC MILLHURST 3 SP	171	PS COOK ROAD SOLAR 2 SP	226	PS PRINCETON HOSPITAL 1 CT
7	ACE KETTLE RUN 1 SP	62	DPL COSTEN 1 SP	117	JC MOUNT OLIVE 3 SP	172	PS COOPER HOSPITAL 1 BT	227	PS RARITAN CENTER 3 SP
8	ACE MAYS LANDING 1 SP	63	DPL HEBRON 1 SP	118	JC MUDDY FORGE 3 SP	173	PS COOPER HOSPITAL 15 SP	228	PS REEVES EAST 3 SP
9	ACE MIDTOWN THERMAL 2 CT	64	DPL KUMQUAT 1 SP	119	JC NORTH HANOVER 4 SP	174	PS CRANBURY 2 SP	229	PS REEVES SOUTH 1 SP
10	ACE OAK FAIRTON 1 SP	65	DPL PONDTOWN 1 SP	120	JC NORTH PARK 1 SP	175	PS CROSSWIC 1 SP	230	PS REEVES WEST 4 SP
11	ACE PEAR STREET 1 SP	66	DPL WORCESTER NORTH 1 SP	121	JC NORTH PARK 2 SP	176	PS CROSSWIC 2 SP	231	PS RIDER UNIVERSITY 3 SP
12	ACE PILESGROVE 1 SP	67	DPL WORCESTER SOUTH 2 SP	122	JC NORTH RUN 11 SP	177	PS DEVILSBROOK 1 SP	232	PS RIVER ROAD 2 SP
13	ACE PILESGROVE 2 SP	68	DPL WYE MILLS 1 SP	123	JC OLD BRIDGE 1 SP	178	PS DOREMUS SOLAR 1 SP	233	PS ROSELAND SOLAR 1 SP
14	ACE PITTSGROVE 1 SP	69	DUQ BE-PINE 1 SP	124	JC PAUCH 3 SP	179	PS E RUTHERFORD SOLAR 1 SP	234	PS RUTGERS GENERATION 1 F
15	ACE SEASHORE 1 SP	70	DUQ BE-PINE 2 SP	125	JC PEMBERTON 1 SP	180	PS EASTAMPTON 1 SP	235	PS SADDLE BROOK SOLAR 1 SP
16	ACE TANSBORO ROAD 1 FC	71	DUQ PIT MICROGRID 1 CT	126	JC PEMBERTON 2 SP	181	PS EDISON 1 SP	236	PS SPRINGFIELD SOLAR 1 SP
17	AEP BALLS GAP 1 BT	72	FE DOVETAIL 1 CT	127	JC QUAKERTOWN 9 SP	182	PS ESSEX 105 CT	237	PS SUNNYMEADE SOLAR 1 SP
18	AEP CHARLESTON 1 LF	73	FE ERIE COUNTY 1 LF	128	JC RICHLINE 3 SP	183	PS FAIRLAWN SOLAR 1 SP	238	PS TAYLORS LANE 1 SP
19	AEP CLOYDS MT 1 LF	74	FE GENEVA 1 LF	120	JC RINGOES 1 SP	184	PS FOODBANK 1 SP	230	PS THOROFARE SOLAR 2 SP
20	AEP DEERCREEK 1 SP	75	FE LORAIN 1 LF	130	JC ROY ROAD 5 BT	185	PS FORTY NINTH SOLAR 1 SP	240	PS TURNPIKE 1 SP
21	AEP EAST WATERVLIET 1 SP	76	FE MAHONING 1 LF	130	JC SUSSEX 1 LF	186	PS GLOUCESTER SOLAR 1 SP	241	PS W CALDWELL SOLAR 1 SP
22	AEP OLIVE 1 SP	77	FE WARREN-EVERGREEN 1 CT	132	JC TINTON FALLS 3 SP	187	PS HACKENSACK 1 SP	242	PS W CALDWELL SOLAR 2 SP
23	AEP ORCHARD HILLS 1 LF	78	JC AUGUSTA 1 SP	132	JC UPPER FREEHOLD 1 SP	188	PS HIGHLAND PARK 3 BT	243	PS WALDWICK SOLAR 1 SP
24	AEP RALEIGH COUNTY 1 LF	79	JC BEAVER RUN 3 SP	134	JC WANTAGE 2 SP	189	PS HIGHLAND PARK 4 SP	244	PS WEST ORANGE SOLAR 1 SP
25	AEP TRENT 1 BT	80	JC BERKSHIRE 2 SP	135	JC WARREN 1 SP	190	PS HILLSDALE SOLAR 1 SP	245	PS WEST PEMBERTON 1 SP
26	AEP TWINBRANCH 1 SP	81	JC BERNARDS TOWNSHIP 1 SP	135	JC WASHBURN AVE 4 SP	191	PS HINCHMANS SOLAR 1 SP	246	PS WEST VINDSOR 1 CT
27	AEP ZANESVILLE 2 LF	82	JC BRICKYARD 4 SP	137	ME GLENDON 1 LF	192	PS HOBOKEN SOLAR 2 SP	240	VP BUCKINGHAM 1 SP
28	AP BAKER POINT 1 SP	83	JC BRIGHT ROAD 2 BT	138	ME READING HOSPITAL 1 CT	193	PS HOPEWELL 1 SP	248	VP COLICE HALL 1 SP
20	AP DOUBLE TOLLGATE SP	84	JC COPPER HILL 4 SP	130	PE MORRIS ROAD 1 D	193	PS HOPEWELL 2 BT	240	VP GARDNER FARMS 1 SP
30	AP ELK HILL 1 SP	85	JC CYPHERS ROAD 5 SP	140	PEP CAPITAL POWER PLANT 1 CT	195	PS JACKSON SOLAR 1 SP	245	VP GARDYS MILL ROAD 5 SP
31	AP HAGERSTOWN 1 SP	86	JC DIXSOLAR 51 SP	141	PEP ROLLINS AVENUE 3 SP	196	PS KINSLEY BEAVER 2 SP	250	VP HOLLYFIELD 1 SP
32	AP HP HOOD 1 CT	87	JC DIXSOLAR 52 SP	141	PEP SPECTRUM 1 SP	190	PS KINSLEY DEPTFORD 1 SP	252	VP MURPHY 1 SP
33	AP JADE MEADOW 1 SP	88	JC DOMIN LANE 1 SP	142	PL DART CONTAINER 1-2 LF	197	PS KUSER SOLAR 1 SP	252	VP NORTHEAST 2 LF
34	AP LETZBURG - ELK HILL 2 SP	89	JC DURBAN AVENUE 1 SP	143	PL HOLTWOOD 11	198	PS LANDFILL 5 SP	253	VP OCCOQUAN 1 LF
35	AP MAHONING CREEK 1 H	90	JC E FLEMINGTON 5 SP	144	PL HOLTWOOD 13	200	PS LAWNSIDE 14 BT	254	VP OCCOQUAN 2 LF
36	AP MT ST MARYS PV PARK 2 SP	90	JC EAST AMWELL 7 SP	145	PL KEYSTONE 1 SP	200	PS LEONIA SOLAR 1 SP	255	VP OCEANA 1 SP
37	AP PINESBURG 1 SP	92	JC EGYPT 3 SP	140	PL PA SOLAR 1 SP	201	PS LUMBERTON STACY HAINES 5 SP	250	VP PULLER 1 SP
38	AP STATE COLLEGE 1 BT	92	JC EGTFT 3 SF JC FISCHER 8 SP	147	PL TURKEY HILL 1 WF	202	PS MANTUA CREEK 7 BT	257	VP REMINGTON 1 SP
39	AP UNION BRIDGE 1 SP	93	JC FOUL RIFT ROAD 1 SP	140	PN ALPACA GLORY BARN 1 D	203	PS MARION SOLAR 1 SP	250	VP ROCHAMBEAU 1 SP
40	BC ALPHA RIDGE 1 LF	94	JC FRANKFORD 4 SP	149	PN CLARION BOARDS 2 CT	204	PS MATRIX PA SOLAR 2 SP	259	VP SCOTT - POWHATAN 3 HB
40	BC BRIGHTON DAM 1 H	95	JC FRANKFORD 4 SF	150	PN GARRETT 1 BT	205	PS MAYWOOD SOLAR 1 SP	260	VP TWITTYS CREEK 1 SP
41	BC CHESAPEAKE BEACH 1 BT	96	JC FREEMALL 1 FC	151	PN LAUREL HIGHLANDS 2 LF	206	PS METRO HQ 2 SP	261	VP VIRGINIA OFFSHORE 1 WF
42	BC CHESAPEARE BEACH I BI BC FAIRHAVEN 2 BT	97	JC FREEMALL 1 FC	152	PN LAUREL HIGHLANDS 2 LF PN MEYERSDALE 2 BT	207	PS MIDDLESEX 1 SP	262	VP WAN - GLOUCESTER 1 SP
43	BC KINGSVILLE 1 SP	98	JC FRENCHTOWN 1 SP	153	PN MILAN ENERGY 1 D	208	PS MILL CREEK 1 SP	263	VP WHITAKERS 1 SP
44	BC MILLERSVILLE 1 LF	100	JC FRENCHTOWN 1 SP JC FRENCHTOWN 2 SP	154	PN MILAN ENERGY I D PN NORTH MESHOPPEN 1 CT	209	PS MOORESTOWN 1 SP	264	VP WHITAKERS I SP VP WHITE MARSH - SUFFOLK 1 SP
45	COM COUNTRYSIDE 1 LF	100	JC FRENCHTOWN 2 SP	155	PN NORTH MESHOPPEN T CT PN OXBOW CREEK ENERGY CENTER 1 D	210	PS MOURESTOWN T SP PS MT LAUREL 1 SP	265	VP WOODBINE ROAD 1 SP
40	COM DIXON LEE 5 LF	101	JC HANOVER 2 SP	156	PN WHITETAIL 1 SP	211	PS NEW MILFORD SOLAR 1 SP	200	VF WOODBINE KOAD I SF
47	COM GRAND RIDGE 6 BT	102	JC HANOVER 2 SF JC HARMONY 1 SP	157	PS ALDENE SOLAR 1 SP	212	PS NEW ROAD 1 SP		
48	COM GRAND RIDGE 6 BI	103	JC HARMONT I SP JC HIGH STREET 6 SP	158	PS ATHENIA SOLAR 1 SP	213	PS NEW ROAD T SP PS NEWARK SOLAR 1 SP		
49 50	COM MAGID GLOVE I BI	104	JC HIGH STREET 6 SP JC HOFFMAN STATION ROAD 2 SP	160	PS BAYONNE 1 SP	214	PS NEWARK SOLAR 1 SP PS NEWARK SOLAR 3 SP		· · · · · · · · · · · · · · · · · · ·
50	COM ORCHARD 1 LF	105	JC HOFFMAN STATION ROAD 2 SP JC HOLLAND 4 SP	160	PS BAYONNE T SP PS BAYONNE SOLAR 2 SP	215	PS NEWARK SULAR 3 SP PS NIXON LANE 2 SP		
51	COM ORCHARD T LF	106	JC HOLLAND 4 SP JC HOLMDEL 9 SP	161	PS BATONNE SOLAR 2 SP PS BELLEVILLE SOLAR 1 SP	216	PS NORTH AMERICAN 4 SP		
52	COM SOLBERG I BI COM STERLING RAIL 1 BT	107	JC HOLMDEL 9 SP JC HOWELL 1 SP	162	PS BELLEVILLE SOLAR 1 SP PS BENNETTS SOLAR 1 SP	217	PS NORTH AMERICAN 4 SP PS NORTH AVE SOLAR 1 SP		· · · · · · · · · · · · · · · · · · ·
53	DEOK BECKJORD 1 BT	108	JC HOWELL I SP JC HOWELL 4 BT	163	PS BLACK ROCK 1 SP	218	PS OWENS CORNING 1 SP		
54									
55	DEOK BECKJORD 2 BT	110	JC JACOBSTOWN 1 SP	165	PS BRIDGEWATER SOLAR 2 SP	220	PS PARKLANDS 1 SP		

#### Table 12-4 Unit identification for map of unit additions (less than 20 MW): January 1, 2011 through September 30, 2024

Figure 12-3 is a map of units, 20 MW or greater in size, that came online between January 1, 2011 and September 30, 2024. A mapping to these unit names is in Table 12-5.





ID Unit	ID	Unit	ID Unit	ID Unit	ID Unit	ID Unit
1 ACE CLAYVILLE 1 CT		AP GREAT COVE 1 SP	111 DEOK HILLCREST 1 SP	166 PL HOLTWOOD 18	221 VP CONETOE 2 SP	276 VP WAVERLY 2 SP
2 ACE VINELAND 11 CT	57		112 DEOK MELDAHL DAM 1 H	167 PL HOLTWOOD 19	222 VP CORRECTIONAL 1 SP	277 VP WHITEHORN 1 SP
3 ACE WEST DEPTFORD CROWN POINT 1 CC		AP GREENE COUNTY 1 CC	113 DEOK MIDDLETOWN ENERGY 1 CC	168 PL HUMMEL STATION 1 CC	223 VP CRYSTAL HILL 1 SP	278 VP WILKINSON ENERGY CENTER 1 SP
4 AEP ALTAVISTA 1 SP	59	AP LAUREL MOUNTAIN 1 BT	114 DEOK NESTLEWOOD 1 SP	169 PL HUNLOCK CC	224 VP DESERT 1 WF	279 VP WINTERBERRY 1 SP
5 AEP AXTON 1 SP	60	AP LAUREL MOUNTAIN 1 WF	115 DEOK YANKEE 1 F	170 PL LACKAWANNA COUNTY 1 CC	225 VP DESPER 1 SP	275 VI WINTERBEINIT F SI
6 AEP BELLFLOWER 1 SP	61	AP MARLOWE 1 SP	116 DPL CHERRYDALE 1 SP	171 PL LACKAWANNA COUNTY 2 CC	226 VP DOSWELL 2 CT	
7 AEP BITTER RIDGE 1 WF	62	AP NORTH LONGVIEW 1 F	117 DPL DEMEC - CLAYTON 2 CT	172 PL LACKAWANNA COUNTY 3 CC	227 VP DOSWELL 3 CT	
8 AEP BLUE CREEK 3 WF	63	AP PINNACLE 1 WF	118 DPL DORCHESTER COUNTY 1 SP	173 PL MOXIE FREEDOM 11 CC	228 VP DRY BREAD 1 SP	
9 AEP BLUE HARVEST 1 SP	64		119 DPL GARRISON EC 1 CC	174 PL MOXIE FREEDOM 21 CC	229 VP DRY BRIDGE EC 1 BT	
10 AEP BLUFF POINT 2 WF	65	AP SOUTH CHESTNUT 1 WF	120 DPL GREAT BAY KINGS CREEK 1 SP	175 PL PA SOLAR 2 SP	230 VP ELIZABETH CITY 1 SP	
11 AEP CARROLL COUNTY 1 CC	66		121 DPL GREAT BAY KINGS CREEK 2 SP	176 PL PATRIOT 1 F	231 VP FOXHOUND 1 SP	
12 AEP CARROLL COUNTY 2 CC	67		122 DPL OAK HALL 1 SP	177 PL PATRIOT 2 F	232 VP GRASSFIELD 1 SP	
13 AEP DRESDEN 1 CC	68	AP TWIN RIDGES 1 WF	122 DE LOAK HALL E SI 123 DPL PONDTOWN 2 SP	177 PL PANIO 21	233 VP GREENSVILLE 1 CC	
14 AEP FOWLER RIDGE 4 WF	69	AP WARRIOR RUN 2 BT	124 DPL RED LION 1 FC	179 PL WALKER 1 SP	233 VF GREENSWEEL FCC 234 VP GUTENBERG - OCONECHE 1 SP	
15 AEP FOX SQUIRREL 1 SP	70	AP WARNOR RON 2 DI AP WESTMORELAND 1 CC	124 DFL RED LION 1 FC 125 DPL RICHFIELD 3 SP	179 PL WALKEN T SP 180 PN BEAVER DAM 1 D	235 VP HARTS MILL 1 SP	
16 AEP GUERNSEY 11 CC	70		125 DPL NICHPIELD 3 SP 126 DPL TOWNSEND 1 SP	180 FN BEAVER DAWLED 181 PN BIG LEVEL 1 WF	236 VP HANTS WILL I SP 236 VP HAWTREE CREEK 1 SP	
17         AEP GUERNSEY 21 CC           18         AEP GUERNSEY 31 CC	72		127 DPL WILDCAT POINT 1 CC	182 PN CHESTNUT FLATS 1 WF	237 VP IVORY LANE 1 SP	
	74		128 DUQ GAUCHO 2 SP	183 PN FAIRVIEW 1 CC	238 VP IVY NECK 2 SP	
			129 DUQ MONACA-PENNCHEM 1 CC	184 PN FAIRVIEW 2 CC	239 VP KELFORD 1 SP	
20 AEP HARDIN 23 SP	75		130 EKPC GLOVER CREEK 1 SP	185 PN HIGHLAND NORTH 2 WF	240 VP MACKEYS ALBERMAE 1 SP	
21 AEP HEADWATERS 1 WF 22 AEP HEADWATERS 2 WE	76		131 EKPC TURKEY CREEK 1 SP	186 PN LAUREL HILLS 1 WF	241 VP MECHANICSVILLE 2 SP	
	77	COM 942 NELSON 1 CC	132 FE ARCHE ENERGY 1 SP	187 PN LIBERTY ASYLUM 10 F	242 VP MOCCASIN CREEK - FERN 1 SP	
23 AEP HOG CREEK 1 WF	78	COM 942 NELSON 2 CC	133 FE BIG PLAIN 2 SP	188 PN LIBERTY ASYLUM 20 F	243 VP MONTROSS 1 SP	
24 AEP HONEYSUCKLE 1 SP	79	COM 942 NELSON 3 CT	134 FE FREMONT 1 SCCT	189 PN MAPLE HILL-FIDDLERS 1 SP	244 VP MORGAN CORNER 1 SP	
25 AEP INDECK NILES ENERGY CENTER 1 CC		COM 942 NELSON 4 CT	135 FE FREMONT 2 SCCT	190 PN MEHOOPANY 1 WF	245 VP NEW CREEK 1 WF	
26 AEP LONG RIDGE ENERGY 1 CC	81	COM ALTA FARMS II 1 WF	136 FE FREMONT ENERGY CENTER 3 CC	191 PN MEHOOPANY 2 WF	246 VP NEWSOMS 1 SP	
27 AEP MAPLEWOOD 1 SP	82	COM BISHOP HILL 1 WF	137 FE HIBBETS MILL SOUTHFIELD 1 CC	192 PN PATTON 1 WF	247 VP NORGE 2 SP	
28 AEP MEADOW LAKE 5 WF	83	COM BISHOP HILL 2 WF	138 FE HIBBETS MILL SOUTHFIELD 2 CC	193 PN PGCOGEN 1 CT	248 VP OAK 1 SP	
29 AEP MEADOW LAKE 6 WF	84		139 FE HICKORY RUN 1 CC	194 PN PGCOGEN 2 CT	249 VP OAK TRAIL 1 SP	
30 AEP PAULDING 3 WF	85	COM BRIGHT STALK 1 WF	140 FE LORDSTOWN ENERGY CENTER 1 CC	195 PN RINGER HILL 1 WF	250 VP PANDA STONEWALL 1 CC	
31 AEP PAULDING 41 WF	86	COM GRAND RIDGE 7 BT	141 FE LORDSTOWN ENERGY CENTER 2 CC	196 PN SANDY RIDGE 1 WF	251 VP PECAN 1 SP	
32 AEP PAULDING 42 WF	87	COM GREEN RIVER 1 WF	142 FE MADISON FIELDS 1 SP	197 PN SANDY RIDGE 2 WF	252 VP PINE GLADE 1 SP	
33 AEP RIVERSTART 1 SP	88	COM GREEN RIVER 2 WF	143 FE OREGON ENERGY CENTER 1 CC	198 PN SCHOOL HOUSE 1 SP	253 VP PINEY CREEK 1 SP	
34 AEP RIVERSTART 3 SP	89	COM HIGHPOINT 11 SP	144 JC EDGE ROAD 5 BT	199 PN SUGAR RUN 2 CT	254 VP PLEASANT HILL - SUFFOLK 2 SP	
35 AEP ROSS COUNTY 1 SP	90	COM HILLTOPPER 1 WF	145 JC HAMILTON ROAD 5 SP	200 PN VIADUCT 1 SP	255 VP POCATY 1 SP	
36 AEP SALT CITY 1 SP	91	COM JOLIET 1 BT	146 JC JUSTIN COURT 10 BT	201 PS KEARNY 131 CT	256 VP POWELLS CREEK 1 SP	
37 AEP SCIOTO RIDGE 1 WF	92	COM KELLY CREEK 1 WF	147 JC OAK RIDGE 3 SP	202 PS KEARNY 132 CT	257 VP POWHATAN 2 SP	
38 AEP ST JOSEPH ENERGY CENTER 1 CC	93	COM LEE DEKALB 3 BT	148 JC PLUMSTED ENERGY 6 BT	203 PS KEARNY 133 CT	258 VP PUMPKINSEED 1 SP	
39 AEP ST JOSEPH SOLAR PARK 1 SP	94		149 JC WOODBRIDGE 1 CC	204 PS KEARNY 134 CT	259 VP RANCHLAND 2 SP	
40 AEP TIMBER ROAD 1 SP	95	COM MARENGO 1 BT	150 JC WOODBRIDGE 2 CC	205 PS KEARNY 141 CT	260 VP RENAN 1 SP	
41 AEP TIMBER2 1 WF	96		151 ME ADAMS 1 SP	206 PS KEARNY 142 CT	261 VP SAPONY 1 SP	
42 AEP TRISHE 1 WF	97	COM MIDLAND 1 WF	152 ME BIRDSBORO 1 CC	207 PS NEWARK ENERGY CENTER 10 CC		
43 AEP UNION 1 SP	98	COM MINONK 1 WF	153 ME COTTONTAIL 1 SP	208 PS SEWAREN 7 CC	263 VP SOLIDAGO 1 SP	
44 AEP VIRGINIA CITY 1 F	99		154 ME COTTONTAIL 2 SP	209 VP AULANDER HOLLOMAN 1 SP	264 VP SOUTH BOSTON 1 F	
45 AEP WILDCAT 1A WF		COM PILOT HILL 1 WF	155 ME COTTONTAIL 8 SP	210 VP BEAR GARDEN	265 VP SPANISH GROVE 1 SP	
46 AEP WILDCAT 1B WF		COM RADFORDS RUN 1 WF	156 ME LYONS 1 SP	211 VP BLUESTONE FARM 1 SP	266 VP SPOTSYLVANIA 1 SP	
47 AEP WILLOWBROOK 1 SP		COM SHADY OAKS 1 WF	157 PE DELTA 1-4 CC	212 VP BOOKERS MILL 1 SP	267 VP SPRING GROVE 1 SP	
48 AEP YELLOWBUD 1 SP		COM SHADY OAKS 2 WF	158 PE DELTA 5-7 CC	213 VP BRIEL FARM 1 SP	268 VP SUMMIT FARMS 1 SP	
49 AP BEECH RIDGE 2 WF		COM WALNUT RIDGE 1 WF	159 PEP KEYS ENERGY CENTER 1 CC	214 VP BRUNSWICK 1CC	269 VP SUNNYBROOK FARM 1 SP	
50 AP BEECH RIDGE 3 BT		COM WEST CHICAGO 3 BT	160 PEP MILLS GROVE 1 SP	215 VP BUTCHER CREEK 1 SP	270 VP UNION CAMP 9-10 F	
51 AP BLACK ROCK 1 WF		COM WHITNEY HILL 2 WF	161 PEP ST CHARLES - KELSON RIDGE 1 CC		271 VP WARDS CREEK 1 SP	
52 AP BLAKE 1 SP	107	DAY HIGHLAND COUNTY 1 SP	162 PEP ST CHARLES-KELSON RIDGE 1 CC	217 VP CAVALIER 1 SP	272 VP WARREN COUNTY FRONT ROYAL CC	
53 AP CAPON BRIDGE 1 SP	108	DAY HIGHLAND COUNTY 2 SP	163 PEP ST CHARLES-KELSON RIDGE 2 CC	218 VP CHESTNUT 1 SP	273 VP WATER STRIDER 1 SP	
54 AP FAIR WIND 2 WF	109	DAY HIGHLAND COUNTY 3-4 SP	164 PL EAST CHILLI 1 SP	219 VP CHICKAHOMINY 1 SP	274 VP WATLINGTON 1 SP	
55 AP FOURMILE RIDGE 1 WF	110	DAY TAIT 8 BT	165 PL HAZEL 1 FW	220 VP COLONIAL TRAIL WEST 1 SP	275 VP WAVERLY 1 SP	

#### Table 12-5 Unit identification for map of unit additions (20 MW or greater): January 1, 2011 through September 30, 2024

#### Generation Retirements<sup>35 36</sup>

Generating units generally plan to retire when they are not economic and do not expect to be economic. Generating units may also plan to retire if environmental restrictions make it too costly to comply or impossible to comply. The MMU performs an analysis of the economics of all units that plan to retire in order to verify that the units are not economic and there is no potential exercise of market power through physical withholding that could advantage the owner's portfolio.<sup>37</sup> The definition of economic is that unit net revenues are greater than or equal to the unit's avoidable or going forward costs.

PJM does not have the authority to order generating plants to continue operating. PJM's responsibility is to ensure system reliability. When a unit retirement creates reliability issues based on existing and planned generation facilities and on existing and planned transmission facilities, PJM identifies transmission solutions.<sup>38</sup> The U. S. Department of Energy does have the authority to temporarily order generating plants to continue operating under section 202(c) of the Federal Power Act in the event of emergency or reliability issues.<sup>39</sup>

Rules that preserve ownership of the Capacity Interconnection Rights (CIRs) associated with retired units, and with the conversion from Capacity Performance (CP) to energy only status, impose significant costs on new entrants. Currently, CIRs persist for one year if unused, and that period can be further extended, at no cost, if the CIRs are assigned to a new project in the interconnection queue at the same point of interconnection.<sup>40</sup> There are currently no rules governing the retention of CIRs when units want to convert to energy only status or require time to upgrade to retain CP status. The rules governing conversion or upgrades should be the same as the rules governing retired units. Reforms that require the holders of CIRs to use or lose

them, and that terminate CIRs on the date of retirement, would make new entry appropriately more attractive. There is no good economic and policy rationale for extending ownership rights to CIRs for inactive units. Incumbent providers receive a significant advantage simply by imposing on new entrants the entire cost of system upgrades needed to accommodate new entrants. In May 2012, PJM stakeholders (through the Interconnection Process Senior Task Force (IPSTF)) modified the rules to reduce the length of time for which CIRs are retained by the current owner after unit retirements from three years to one.<sup>41</sup> The MMU recognized the progress made in this rule change, but it did not fully address the issues. Even if the policy treatment of such CIRs remains unchanged, the rules need to ensure that incumbents cannot exploit control of CIRs to block or postpone entry of competitors or to exercise market power by requiring high payments for CIRs. The MMU recommends that CIRs should end on the date of retirement in order to help ensure competitive markets and competitive access to the grid.

A new dimension to the CIR issue has emerged as a result of the fact that intermittent and storage resources do not have a must offer obligation in the capacity market like the must offer requirement for the majority of capacity resources. In the absence of a uniform must offer requirement in the capacity market, those intermittent resources that hold CIRs but do not offer in the capacity market are effectively blocking entry of competitors who would offer in the capacity market. The MMU recommends that all capacity resources have a must offer requirement.

#### Generation Retirements 2011 through 2028

Table 12-6 shows that as of September 30, 2024, there are 59,917.1 MW of generation that have been, or are planned to be, retired between 2011 and 2028, of which 42,682.8 MW (71.2 percent) are coal fired steam units. Retirements are primarily a result of the inability of coal and other units to compete with efficient combined cycle units burning low cost gas.

<sup>35</sup> See PJM. Planning. "Generator Deactivations," (Accessed on September 30, 2024) <a href="https://www.pjm.com/planning/service-requests/gen-deactivations">https://www.pjm.com/planning/service-requests/gen-deactivations</a>.

<sup>36</sup> Generation retirements reported in this section do not include external units. Therefore, retirement totals reported in this section may not match totals reported elsewhere in this report where external units are included.

<sup>37</sup> See OATT Part V and Attachment M-Appendix § IV.

<sup>38</sup> See PJM. "Explaining Power Plant Retirements in PJM," at <http://learn.pjm.com/three-priorities/planning-for-the-future/explaining-power-plant-retirements.aspx>.

<sup>39</sup> See 16 U.S.C. § 824a(c).

<sup>40</sup> See OATT § 230.3.3.

<sup>41</sup> See PJM Interconnection, L.L.C., Docket No. ER12-1177 (Feb. 29, 2012).

			CT -				Hydro -	Hydro -		RICE -							Steam -					
		Combined	Natural		CT -	Fuel	Pumped	Run of		Natural	RICE -	RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam	V	Vind +	
	Battery	Cycle	Gas	CT - Oil	Other	Cell	Storage	River I	Vuclear	Gas	Oil	Other	Solar S	Storage	Wind	Coal	Gas	- Oil	- Other	Wind S	torage	Total
Retirements 2011	0.0	0.0	0.0	128.3	0.0	0.0	0.0	0.0	0.0	0.0	2.7	0.0	0.0	0.0	0.0	543.0	522.5	0.0	0.0	0.0	0.0	1,196.5
Retirements 2012	0.0	0.0	250.0	240.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	5,907.9	0.0	548.0	16.0	0.0	0.0	6,961.9
Retirements 2013	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	5.9	7.0	0.0	0.0	0.0	2,589.9	82.0	166.0	8.0	0.0	0.0	2,858.8
Retirements 2014	0.0	0.0	136.0	422.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	15.3	0.0	0.0	0.0	2,239.0	158.0	0.0	0.0	0.0	0.0	2,970.3
Retirements 2015	0.0	0.0	1,319.0	856.2	2.0	0.0	0.0	0.0	0.0	0.0	10.3	0.0	0.0	0.0	0.0	7,064.8	0.0	0.0	0.0	10.4	0.0	9,262.7
Retirements 2016	0.0	0.0	0.0	65.0	6.0	0.0	0.5	0.0	0.0	0.0	8.0	3.9	0.0	0.0	0.0	243.0	74.0	0.0	0.0	0.0	0.0	400.4
Retirements 2017	40.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.8	0.0	0.0	0.0	2,038.0	34.0	0.0	0.0	0.0	0.0	2,112.8
Retirements 2018	1.0	425.0	0.0	38.0	1.6	0.0	0.0	0.0	614.5	0.0	17.2	6.9	0.0	0.0	0.0	3,166.5	1,016.0	148.0	108.0	0.0	0.0	5,542.7
Retirements 2019	0.0	0.0	346.8	51.4	6.4	0.0	0.0	0.0	805.0	0.0	0.0	15.9	0.0	0.0	0.0	4,110.5	100.3	10.0	10.0	0.0	0.0	5,456.3
Retirements 2020	0.0	0.0	232.5	24.0	6.0	0.0	0.0	0.0	0.0	0.0	0.0	14.7	0.0	0.0	0.0	2,131.8	0.0	786.0	60.0	0.0	0.0	3,255.0
Retirements 2021	4.0	118.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	15.9	0.0	0.0	0.0	1,020.4	102.0	0.0	50.0	0.0	0.0	1,310.3
Retirements 2022	41.0	240.5	99.0	360.3	0.0	0.0	0.0	0.0	0.0	0.0	0.0	36.6	0.0	0.0	0.0	5,385.0	0.0	0.0	0.0	0.0	0.0	6,162.4
Retirements 2023	0.0	114.0	52.6	0.0	0.0	0.0	0.0	0.0	0.0	0.0	36.0	19.2	0.0	0.0	0.0	4,380.0	1,326.0	800.0	0.0	0.0	0.0	6,727.8
Retirements 2024	4.0	0.0	149.2	108.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	11.7	0.0	0.0	0.0	180.0	0.0	0.0	50.0	0.0	0.0	502.9
Planned Retirements (October 1, 2024 and later)	20.0	15.0	1,404.9	325.9	0.0	0.0	0.0	0.0	0.0	0.0	2.0	0.0	0.0	0.0	0.0	1,683.0	886.0	855.0	0.0	4.5	0.0	5,196.3
Total	110.0	912.5	3,990.0	2,619.1	22.0	0.0	0.5	0.0	1,419.5	0.0	82.1	147.9	0.0	0.0	0.0	42,682.8	4,300.8	3,313.0	302.0	14.9	0.0	59,917.1

#### Table 12-6 Summary of unit retirements by unit type (MW): 2011 through 2028

Table 12-7 shows the capacity, average size, and average age of units retiring in PJM, from 2011 through 2028, while Table 12-8 shows these retirements by state. Of the 59,917.1 MW of units that has been, or are planned to be, retired between 2011 and 2028, 42,682.8 MW (71.2 percent) are coal fired steam units. These coal fired steam units have an average age of 52.1 years and an average size of 224.6 MW. Over half of the retiring coal fired steam units, 55.7 percent, are located in Ohio or Pennsylvania.

#### Table 12-7 Retirements by unit type: 2011 through 2028

	Number of	Avg. Size	Avg. Age at		
Unit Type	Units	(MW)	Retirement (Years)	Total MW	Percent
Battery	9	12.2	6.7	110.0	0.2%
Combined Cycle	8	114.1	30.5	912.5	1.5%
Combustion Turbine	159	30.0	35.6	6,631.1	11.1%
Natural Gas	77	51.8	39.7	3,990.0	6.7%
Oil	76	34.5	48.0	2,619.1	4.4%
Other	6	3.7	19.2	22.0	0.0%
Fuel Cell	0	0.0	0.0	0.0	0.0%
Hydro	1	0.5	113.8	0.5	0.0%
Pumped Storage	1	0.5	113.8	0.5	0.0%
Run of River	0	0.0	0.0	0.0	0.0%
Nuclear	2	709.8	47.2	1,419.5	2.4%
RICE	43	5.3	25.8	230.0	0.4%
Natural Gas	0	0.0	0.0	0.0	0.0%
Oil	17	4.8	39.3	82.1	0.1%
Other	26	5.7	12.2	147.9	0.2%
Solar	0	0	0	0	0.0%
Solar + Storage	0	0	0	0	0.0%
Solar + Wind	0	0	0	0	0.0%
Steam	235	188.7	46.2	50,598.6	84.4%
Coal	190	224.6	52.1	42,682.8	71.2%
Natural Gas	26	165.4	57.8	4,300.8	7.2%
Oil	10	331.3	49.5	3,313.0	5.5%
Other	9	33.6	25.3	302.0	0.5%
Wind	2	7.5	15.2	14.9	0.0%
Wind + Storage	0	0	0	0	0.0%
Total	459	130.5	44.6	59,917.1	100.0%

																	Steam					
			CT -				Hydro -	Hydro -		RICE -							-					
		Combined	Natural		CT -	Fuel	Pumped	Run of		Natural	RICE -	RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam		Wind +	
State	Battery	Cycle	Gas	CT - Oil	Other	Cell	Storage	River	Nuclear	Gas	Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	- Other	Wind	Storage	Total
DC	0.0	0.0	0.0	240.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	548.0	0.0	0.0	0.0	788.0
DE	0.0	0.0	0.0	16.4	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	664.0	136.0	0.0	0.0	0.0	0.0	816.4
IL	41.0	0.0	1,646.0	280.7	0.0	0.0	0.0	0.0	0.0	0.0	0.0	35.7	0.0	0.0	0.0	2,818.1	1,326.0	0.0	0.0	4.5	0.0	6,152.0
IN	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	982.0	0.0	0.0	0.0	0.0	0.0	982.0
KY	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	995.0	0.0	0.0	0.0	0.0	0.0	995.0
MD	20.0	0.0	402.4	290.8	1.6	0.0	0.0	0.0	0.0	0.0	2.0	3.2	0.0	0.0	0.0	4,521.0	297.0	855.0	0.0	0.0	0.0	6,393.0
NC	0.0	0.0	0.0	31.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	324.5	0.0	0.0	0.0	0.0	0.0	355.5
NJ	0.0	594.5	1,820.2	1,066.2	6.4	0.0	0.5	0.0	614.5	0.0	8.0	22.5	0.0	0.0	0.0	2,001.9	932.5	148.0	10.0	0.0	0.0	7,225.2
OH	46.0	0.0	0.0	307.0	0.0	0.0	0.0	0.0	0.0	0.0	32.3	45.9	0.0	0.0	0.0	16,607.4	0.0	0.0	0.0	0.0	0.0	17,038.6
PA	1.0	51.0	121.4	307.3	14.0	0.0	0.0	0.0	805.0	0.0	15.9	20.5	0.0	0.0	0.0	7,180.0	1,046.3	176.0	109.0	10.4	0.0	9,857.8
TN	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	50.0	0.0	0.0	50.0
VA	0.0	267.0	0.0	79.7	0.0	0.0	0.0	0.0	0.0	0.0	23.9	20.1	0.0	0.0	0.0	3,897.9	563.0	1,586.0	133.0	0.0	0.0	6,570.6
WV	2.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	2,691.0	0.0	0.0	0.0	0.0	0.0	2,693.0
Total	110.0	912.5	3,990.0	2,619.1	22.0	0.0	0.5	0.0	1,419.5	0.0	82.1	147.9	0.0	0.0	0.0	42,682.8	4,300.8	3,313.0	302.0	14.9	0.0	59,917.1

Table 12-8 Retirements (MW) by unit type and state: 2011 through 2028

Figure 12-4 is a map of unit retirements between 2011 and 2028, with a mapping to unit names in Table 12-9.

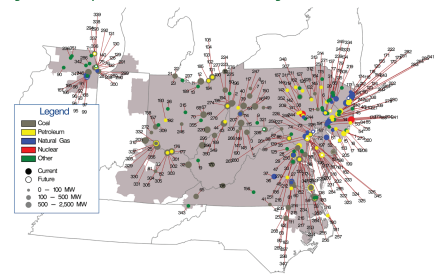


Figure 12-4 Map of unit retirements: 2011 through 2028

#### Table 12-9 Unit identification for map of unit retirements: 2011 through 2028

ID Unit	ID	Unit		Unit		Unit		Unit		Unit
1 AC Landfill Units 1 and 2	61	Chesterfield 4		Evergreen Power United Corstack		Kitty Hawk GT 2		Pedricktown Cogen CC		Stuart 1
2 AES Beaver Valley	62	Chesterfield 5		FRACKVILLE WHEELABRATOR 1		Koppers Co. IPP		Pennsbury Generator Landfill 1		Stuart 2
3 Albright 1	63	Chesterfield 6		Fairless Hills Landfill A		Lake Kingman		Pennsbury Generator Landfill 2		Stuart 3
4 Albright 2	64	Cheswick 1		Fairless Hills Landfill B		Lake Shore 18		Perryman 2		Stuart 4
5 Albright 3	65	Clinch River 3	125	Fauquier County Landfill	185	Lake Shore EMD	245	Perryman 6 Unit 1	305	Stuart Diesels 1-4
6 Allentown CT 1-4	66	Columbia Dam Hydro	126	Fishbach CT 1	186	Lanier 1 CT	246	Picway 5	306	Stuart Diesels 1-4
7 Armstrong 1	67	Conesville 3	127	Fishbach CT 2	187	Lock Haven CT 1	247	Piney Creek NUG	307	Sunbury 1-4
8 Armstrong 2	68	Conesville 4	128	Fisk CT 31	188	Logan	248	Portland 1	308	Sussex County LF
9 Arnold (Green Mtn. Wind Farm	69	Conesville 5	129	Fisk CT 32	189	Lorain 1 LF	249	Portland 2	309	Tait Battery
10 Ashtabula 5	70	Conesville 6	130	Fisk CT 33	190	MEA NUG (WVU)	250	Possum Point 3	310	Tanners Creek 1-4
11 Avon Lake 10	71	Countryside Landfill		Fisk CT 34		MH50 Markus Hook Co-gen		Possum Point 4		Three Mile Island Unit 1
12 Avon Lake 7	72	Crane 1		Fisk Street 19		Mad River CTs A		Possum Point 5		Titus 1
13 Avon Lake 9	73	Crane 2		GUDE Landfill		Mad River CTs B		Potomac River 1		Titus 2
14 BC Landfill	74	Crane GT1		Gilbert 1-4		Mansfield 1		Potomac River 2		Titus 3
15 BL England 1	75	Crawford 7		Glen Gardner 1-8		Mansfield 2		Potomac River 3		Trent Battery Storage
16 BL England 2	76	Crawford 8		Glen Lyn 5-6		Mansfield 3		Potomac River 4		VP Virginia Beach
	77			Glendon LF		McKee 1		Potomac River 5		Vienna 8
	78	Cromby 1 Cromby 2		Gosport 1 F						Vienna 8 Vienna CT 10
J		Cromby 2				McKee 2		Pottstown LF (Moser)		
19 Balls Gap Battery Facility	79	Cromby D		Gould Street Generation Station		McKee 3		R Paul Smith 3		Viking Energy NUG
20 Barbados AES Battery	80	DINWIDDIE 1 CT		Grand Ridge Energy IV battery component		Mercer 1		R Paul Smith 4		Vineland West CT
21 Bay Shore 2	81	Dale 1-2		Harrisburg 4 CT		Mercer 2		Reichs Ford Road Landfill Generator		
22 Bay Shore 3	82	Dale 3		Harrisburg CT 1		Mercer 3		Riverside 4		Wagner 1
23 Bay Shore 4	83	Dale 4		Harrisburg CT 2		Miami Fort 6		Riverside 6		Wagner 2
24 Bayonne Cogen Plant (CC)	84	Deepwater 1		Harrisburg CT 3		Mickleton CT1		Riverside 7		Wagner 3
25 Beckjord Battery Unit 2	85	Deepwater 6		Harwood 1-2		Middle 1-3		Riverside 8		Wagner 4
26 Bellefontaine Landfill Generating Station	86	Dickerson CT1	146	Hatfield's Ferry 1	206	Missouri Ave B,C,D	266	Riversville 5	326	Wagner CT 1
27 Bellemeade	87	Dickerson Unit 1	147	Hatfield's Ferry 2	207	Mitchell 2	267	Riversville 6	327	Walter C Beckjord 1
28 Benning 15	88	Dickerson Unit 2	148	Hatfield's Ferry 3	208	Mitchell 3	268	Roanoke Valley 1	328	Walter C Beckjord 2
29 Benning 16	89	Dickerson Unit 3	149	Homer City 1	209	Modern Power Landfill NUG	269	Roanoke Valley 2		Walter C Beckjord 3
30 Bergen 3	90	Dixon Lee Landfill Generator	150	Homer City 2	210	Monmouth NUG landfill	270	Rockville CT	330	Walter C Beckjord 4
31 Bethlehem Renewable Energy Generator (Landfill)	91	ELWOOD CT 1		Homer City 3		Montour ATG		Rolling Hills Landfill Generator		Walter C Beckjord 5-6
32 Big Sandy 2	92	ELWOOD CT 2		Hopewell James River Cogeneration		Morgantown CT 5		SMART Paper		Walter C Beckjord GT 1-4
33 Birchwood Plant		ELWOOD CT 3		Howard Down 10		Morgantown CT 6		Salem County LF		Warren County Landfill
34 Brandon Shores 1	94	ELWOOD CT 4		Hudson 1		Morgantown CT1		Sammis 1-4		Warren County NUG
35 Brandon Shores 2	95	ELWOOD CT 5		Hudson 2		Morgantown CT2		Sammis Diesel Units		Warrior Run
36 Bremo 3	96	ELWOOD CT 5		Hurt NUG		Morgantown Unit 1		Sammis Dieser Onits		Wantor Run Waukegan 7
37 Bremo 4	97	ELWOOD CT 8		Hutchings 1-3, 5-6		Morgantown Unit 2		Sammis Unit 6		Waukegan 8
38 Brunner Island Diesels		ELWOOD CT 8		Hutchings 4		Morris Landfill Generator		Sammis Unit 7		Waukegan CT 31
39 Brunot Island 1B		ELWOOD CT 9		Indian River CT10		Morris Road 1 D		Schuylkill 1		Waukegan CT 32
40 Brunot Island 1C		Eastlake 1		Indian River 1		Muskingum River 1-5		Schuylkill Diesel		Weakley CT
41 Buggs Island 1 (Mecklenberg)		Eastlake 2		Indian River 3		National Park 1		Sewaren 1		Werner 1-4
42 Buggs Island 2 (Mecklenberg)		Eastlake 3		Indian River 4		New Bay Cogen CC		Sewaren 2		West Chicago Energy Storage
43 Burger 3		Eastlake 4		Ingenco Petersburg		Niles 1		Sewaren 3		West Kingsport LF
44 Burger EMD		Eastlake 5		Jenkins CT 1-2		Niles 2		Sewaren 4		West Shore CT 1-2
45 Burlington 8,11		Eastlake 6		Joliet 6		Northeastern Power NEPCO		Sewaren 6		Westport 5
46 Burlington 9		Easton Diesel Unit 8		Joliet 7		Notch Cliff GT1		Solberg 1 BT		Will County 3
47 Buzzard Point East Banks 1,2,4-8		Eddystone 1		Joliet 8		Notch Cliff GT2		Southeast Chicago CT11		Will County 4
48 Buzzard Point West Banks 1-9	108	Eddystone 2	168	Joliet Energy Storage	228	Notch Cliff GT3	288	Southeast Chicago CT12	348	Williamsport-Lycoming CT 1-2
49 Cambria CoGen	109	Eddystone Unit 3	169	Kammer 1-3	229	Notch Cliff GT4	289	Southeast Chicago CT5	349	Willow Island 1
50 Carbon Limestone LF	110	Eddystone Unit 4	170	Kanawha River 1-2	230	Notch Cliff GT5	290	Southeast Chicago CT6	350	Willow Island 2
51 Carlls Corner CT1	111	Edgecomb NUG (Rocky 1-2)	171	Kearny 10	231	Notch Cliff GT6	291	Southeast Chicago CT7	351	Winnebago Landfill
52 Carlls Corner CT2		Edison 1-3		Kearny 11		Notch Cliff GT7		Southeast Chicago CT8		York Generation Facility
53 Cedar 1		Elmwood Park Power		Kearny 9		Notch Cliff GT8		Southeast Chicago GT10		Yorktown 1-2
54 Cedar 2		Elrama 1		Kenilworth		Oaks Landfill		Southeast Chicago GT9		Yorktown 3
55 Chalk Point Unit 1		Elrama 2		Keystone Recovery (Units 1 - 7)		Occoquan 1 LF		Sporn 1-4		Zanesville Landfill
56 Chalk Point Unit 2		Elrama 3		Killen 2		Orchard Hills LF		Sporn 5		Zimmer 1
57 Chambers CCLP		Elrama 4		Killen CT		Ottawa County Project		Spruance NUG1 (Rich 1-2)	550	Zimmet 1
57 Chambers CCLF 58 Chesapeake 1-4		Essex 10-11		Kimberly Clark Generator		Oyster Creek		Spruance NUG2 (Rich 3-4)		
		Essex 12		Kinsley Landfill		PL MARTINS CREEK 1-4 CT		State Line 3		
60 Chesterfield 3	120	Essex 9	180	Kitty Hawk GT 1	240	Parlin NUG	300	State Line 4		

## **Current Year Generation Retirements**

Table 12-10 shows that in the first nine months of 2024, 502.9 MW of generation retired. The largest generator that retired in the first nine months of 2024 was the 180.0 MW Warrior Run coal fired steam unit located in the APS Zone. Of the 502.9 MW of generation that retired, 180.0 MW (35.8 percent) were located in the APS Zone.

Owner	Unit Name	ICAP (MW)	Unit Type	Zone Name	Age (Years)	Retirement Date
Galt Power Inc.	Trent Battery Storage	4.0	Battery	AEP	10	01-Jan-24
BP P.L.C.	VP Virginia Beach	11.7	RICE-Other	DOM	20	01-Apr-24
Bridgepoint Group PLC	Carlls Corner CT1	37.4	CT-Natural_Gas	ACEC	51	01-Jun-24
Bridgepoint Group PLC	Carlls Corner CT2	41.2	CT-Natural_Gas	ACEC	51	01-Jun-24
Bridgepoint Group PLC	Mickleton CT1	70.6	CT-Natural_Gas	ACEC	50	01-Jun-24
GenOn Energy, Inc.	Morgantown CT 5	54.0	CT-Oil	PEPCO	51	01-Jun-24
GenOn Energy, Inc.	Morgantown CT 6	54.0	CT-Oil	PEPCO	51	01-Jun-24
The AES Corporation	Warrior Run	180.0	Steam-Coal	APS	24	01-Jun-24
Macquarie Group Limited	Gosport 1 F	50.0	Steam-Other	DOM	38	15-Jul-24
Total		502.9				

### Table 12-10 Unit deactivations: January through September, 2024

#### **Planned Generation Retirements**

Table 12-11 shows that, as of September 30, 2024, there are 5,196.3 MW of generation that have requested retirement after September 30, 2024. Of the 5,196.3 MW requesting retirement, 1,683.0 MW (32.4 percent) are coal fired steam units. Of the 5,196.3 MW of planned retirements, 2,168.8 MW (41.7 percent) are located in the BGE Zone. Of the generation requesting retirement in the BGE Zone, 1,273.0 MW (58.7 percent) are coal fired steam units.

					Projected
Owner	Unit Name	ICAP (MW)	Unit Type	Zone Name	Deactivation Date
Invenergy LLC	Grand Ridge Energy IV battery component	4.5	Wind	COMED	01-0ct-24
The AES Corporation	WARRIOR RUN 2 BT	20.0	Battery	APS	01-Oct-24
Constellation Energy Generation, LLC	Eddystone Unit 3	380.0	Steam-Natural Gas	PECO	31-May-25
Constellation Energy Generation, LLC	Eddystone Unit 4	380.0	Steam-Natural Gas	PECO	31-May-25
Pennoni Associates Inc	Morris Road 1 D	2.0	RICE-Oil	PECO	31-May-2
Constellation Energy Generation, LLC	Perryman 6 Unit 1	54.9	CT-Natural Gas	BGE	31-May-25
Electric Power Development Co. Ltd.	ELWOOD CT 1	150.0	CT-Natural Gas	COMED	01-Jun-25
Electric Power Development Co. Ltd.	ELWOOD CT 2	150.0	CT-Natural Gas	COMED	01-Jun-25
Electric Power Development Co. Ltd.	ELWOOD CT 3	150.0	CT-Natural Gas	COMED	01-Jun-25
Electric Power Development Co. Ltd.	ELWOOD CT 4	150.0	CT-Natural Gas	COMED	01-Jun-2
Electric Power Development Co. Ltd.	ELWOOD CT 5	150.0	CT-Natural Gas	COMED	01-Jun-25
Electric Power Development Co. Ltd.	ELWOOD CT 6	150.0	CT-Natural Gas	COMED	01-Jun-25
Electric Power Development Co. Ltd.	ELWOOD CT 7	150.0	CT-Natural Gas	COMED	01-Jun-2
Electric Power Development Co. Ltd.	ELWOOD CT 8	150.0	CT-Natural Gas	COMED	01-Jun-25
Electric Power Development Co. Ltd.	ELWOOD CT 9	150.0	CT-Natural Gas	COMED	01-Jun-25
NRG Energy Inc	Vienna 8	153.0	Steam-Oil	DPL	01-Jun-2
NRG Energy Inc	Vienna CT 10	15.9	CT-Oil	DPL	01-Jun-2
Talen Energy	Wagner 1	126.0	Steam-Natural Gas	BGE	01-Jun-2
Talen Energy	Wagner CT 1	12.9	CT-Oil	BGE	01-Jun-2
NRG Energy Inc	Fisk CT 31	49.1	CT-Oil	COMED	01-Jun-26
NRG Energy Inc	Fisk CT 32	50.8	CT-Oil	COMED	01-Jun-20
NRG Energy Inc	Fisk CT 33	49.1	CT-Oil	COMED	01-Jun-20
NRG Energy Inc	Fisk CT 34	24.1	CT-Oil	COMED	01-Jun-20
NRG Energy Inc	Indian River CT10	16.4	CT-Oil	DPL	01-Jun-20
Atlantic Power Corporation	Kenilworth	15.0	Combined Cycle	PSEG	01-Jun-20
NRG Energy Inc	Waukegan CT 31	53.1	CT-Oil	COMED	01-Jun-20
NRG Energy Inc	Waukegan CT 32	54.5	CT-Oil	COMED	01-Jun-20
NRG Energy Inc	Indian River 4	410.0	Steam-Coal	DPL	31-Dec-20
Talen Energy	Brandon Shores 1	635.0	Steam-Coal	BGE	31-Dec-28
Talen Energy	Brandon Shores 2	638.0	Steam-Coal	BGE	31-Dec-28
Talen Energy	Wagner 3	305.0	Steam-Oil	BGE	31-Dec-28
Talen Energy	Wagner 4	397.0	Steam-Oil	BGE	31-Dec-2

#### Tab

In addition to the 5,196.3 MW of announced unit retirements as of September 30, 2024, there are significantly more unit retirements expected as a result of environmental regulations and for economic reasons.<sup>42</sup>

5,196.3

42 For more information, see 2023 Annual State of the Market Report for PJM, Volume II, Section 7: Net Revenue.

Total

### Generation Queue<sup>43</sup>

Any entity that requests interconnection of a new generating facility, including increases to the capacity of an existing generating unit, or that requests interconnection of a merchant transmission facility, must follow the process defined in the PJM tariff to obtain interconnection service.<sup>44</sup> PJM's process is designed to ensure that new generation is added in a reliable and systematic manner. The process is complex and time consuming at least in part as a result of the required analyses. The cost, time and uncertainty associated with interconnecting to the grid may create barriers to entry for potential entrants. But the behavior of project developers also creates issues with queue management and exacerbates the barriers.

Generation request queues are groups of proposed projects, including new units, reratings of existing units, capacity resources and energy only resources. Each queue is open for a fixed amount of time. Studies commence on all projects in a given queue when that queue closes. Queues A and B were open for one year. Queues C through T were open for six months. Starting in February 2008, Queues U through Y1 were open for three months. In May 2012, the duration of the queue period was reset to six months, starting with Queue Y2. Queue AJ1 opened on April 1, 2023, and closed on July 10, 2023, coincident with the transition to the new queue process. On June 24, 2021, PJM requested tariff modifications to close queue windows on September 10 and March 10, rather than September 30 and March 31.<sup>45</sup> This change allows more time to review the new requests to the queue without shortening the amount of time available for the resulting model builds and analyses. On August 23, 2021, the Commission approved the tariff modifications.<sup>46</sup>

Projects submitted to the queue undergo a deficiency review to ensure that all required information is provided. If a project is missing information, or if the submitting developer owes money from a prior queue request, the submission is defined to be deficient. PJM was required to perform the review and provide notification within five business days of receipt of the request. The developer had ten business days to respond. PJM had five business days to review the response. As a result of the large number of project submissions submitted close to the end of each queue window, PJM could not meet the required timeline. On June 24, 2021, PJM filed tariff changes to modify the deficiency review timeline.<sup>47</sup> PJM requested an increase in the initial notification to the interconnection customer from five to 15 business days, or as soon thereafter as practicable, making the deadline flexible. The developer has ten business days to respond. PJM requested an increase in PJM's time to respond from five to 15 business days, or as soon thereafter as practicable, making the deadline flexible. The developer has ten business days to respond. PJM requested an increase in PJM's time to respond from five to 15 business days, or as soon thereafter as practicable, making the deadline flexible. On August 23, 2021, the Commission approved the tariff modifications.<sup>48</sup> A queue position is assigned once the project has met the submission requirements. Projects that do not meet submission requirements are removed from the queue.

All projects that have entered a queue and have met the submission requirements have a status assigned. Projects listed as active are undergoing one of the studies (feasibility, system impact, facility) required to proceed. Other status options are under construction, suspended, and in service. A project cannot be suspended until it has reached the status of under construction. Any project that entered the queue before February 1, 2011, can be suspended for up to three years. Projects that entered the queue after February 1, 2011, face an additional restriction in that the suspension period is reduced to one year if they affect any project later in the queue.<sup>49</sup> When a project is suspended, PJM extends the scheduled milestones by the duration of the suspension. If, at any time, a milestone is not met, PJM will initiate the termination of the Interconnection Service Agreement (ISA) and the corresponding cancellation costs must be paid by the customer.<sup>50</sup>

PJM has generally met the deadlines for feasibility and system impact studies. The increase in the number of projects submitted have contributed to a significant backlog in performing timely facility studies. The facility study includes the conceptual design, stability analyses and determines the network upgrades, and the costs associated with those upgrades. Modifications to

<sup>43</sup> Unless otherwise noted, the queue totals in this report are the winter net MW energy for the interconnection requests ("MW Energy") as shown in the queue.

<sup>44</sup> See OATT Parts IV & VI. 45 See PJM Filing, Docket ER21-2203 (June 24, 2021).

<sup>46 176</sup> FERC ¶ 61,117 (2021).

<sup>47</sup> See PJM Filing, Docket ER21-2203 (June 24, 2021).

<sup>48 176</sup> FERC ¶ 61,117 (2021).

<sup>49</sup> See "PJM Manual 14C: Generation and Transmission Interconnection Process," Rev. 16 (July 26, 2023)

<sup>50</sup> PJM does not track the duration of suspensions or PJM termination of projects.

proposed facilities and restudies resulting from the withdrawal of projects from the queue also affect the time to complete a facility study. The PJM queue evaluation process should continue to be improved to help ensure that barriers to competition from new generation investments are not created. The PJM queue evaluation process should also evaluate and address the incentives to project developers to act in ways that are not consistent with an effective and efficient queue process for the system. For example, when developers put multiple projects in the queue to maintain their own optionality while planning to build only one they also affect all the projects that follow them in the queue by requiring multiple restudies.

In 2022, after a lengthy stakeholder process (Interconnection Process Reform Task Force (IPRTF)) PJM filed significant changes to improve overall queue management. On November 29, 2022, the Commission issued an order accepting PJM's tariff revisions modifying how PJM manages the new services queue.<sup>51</sup> The new queue process includes modifications to implement a cluster/ cycle based processing method to replace the first in/first out processing method.<sup>52</sup> This change will allow projects to move forward based on a first ready/first out analysis, where readiness is demonstrated through site control and financial milestones and there is an option to exit the study process early based on system impacts.

The new process also includes defining progress to completion through three phases, with a customer decision at the end of each. The new process requires a stronger definition of site control, and includes readiness deposits (some of which are nonrefundable) based on the phase of development. Additional process modifications include limits to technology changes, improvements to the application review phase, removal of optional interconnection study processes, modifications to the study schedules to reduce the number of restudies required in the event of project modifications, adjusting the queue window schedule to coincide with the previous clusters' milestones, and modifications to cost responsibility by assigning responsibility to all projects within a queue cycle. The new process should help to reduce backlog and to remove projects that are not viable earlier to help improve the overall efficiency of the queue process. The transition to the new queue process began on July 10, 2023.

The transition to the new queue process began on July 10, 2023. The last open queue prior to July 10, 2023, was AJ1. The new process includes a transition which treats projects based on their current queue status. All projects through queue window AD2 will continue as part of the previous queue process. The transition process assigns existing queue projects in queue windows AE1 through AH1 to transition cycle 1 (TC1) and transition cycle 2 (TC2) and also provides for the expedited treatment (fast track) of projects submitted in the AE1 through AG1 queue windows with upgrade costs less than \$5 million. The start of the transition to the new queue process on July 10, 2023, also started the 60 day readiness review period for active projects in the AE1 through AG1 queues. During this time, project developers provided evidence of site control and provided the necessary readiness deposit.<sup>53</sup> Those projects in the AE1 through AG1 queues that had not yet received an interconnection service agreement or a wholesale market power agreement and also met readiness requirements were reviewed to determine if they were eligible for the fast track process, or if they will be studied as part of transition cycle 1. Of the 734 projects in queues AE1 through AG1 reviewed, 306 projects (41.7 percent) qualified for the expedited process, 310 projects (42.2 percent) were assigned to transition cycle 1 and 118 projects (16.1 percent) were withdrawn from the queue. Transition cycle 1 began in early 2024. Transition cycle 2 is expected to begin in late 2024. Projects already submitted in queue windows AH2 through AJ1 will be evaluated starting in early 2026 under the new queue process. While new applications will continue to be accepted, the transition process will delay their consideration for an unknown period. The transition process itself will not begin until projects eligible for the existing queue process have an executed ISA or the equivalent. After the process for projects in transition cycles 1 and 2 has been completed, projects in queue AH2 and possible subsequent queues will be studied. The new process will not be fully implemented until PJM provides notice that it is accepting applications for the first cycle entirely under the new process. That notice will be provided only after PJM has complete all the prior required transition steps.

<sup>51 181</sup> FERC ¶ 61,162 (2022).

<sup>52</sup> See "Interconnection Process Reform," presented at April 27, 2022 meeting of the Members Committee. <a href="https://www.pim.com/-/media/committees-groups/committees/mc/2022/20220427/20220427-item-01a-1-interconnection-process-reform-presentation.ashx">https://www.pim.com/-/media/committees-groups/committees/mc/2022/20220427/20220427-item-01a-1-interconnection-process-reform-presentation.ashx</a>>.

<sup>53</sup> See "PJM Manual 14H: New Service Requests Cycle Process," Rev. 00 (July 26, 2023) for a complete list of all readiness requirements.

The transition process must also account for the fact that PJM significantly underestimated the level of CIRs required for intermittent resources. PJM had required only CIRs equal to the ELCC rating of intermittent resources when in fact those resources required CIRs equal to the maximum output that contributed to the ELCC rating. In general, CIRs were understated by the difference between the ELCC derating factor and the maximum facility output of the intermittent resource. PJM filed revised rules and FERC approved them.<sup>54</sup> PJM has created a process to permit such resources to increase their CIRs to the required level through appropriate investments in interconnection facilities.

On July 28, 2023, the Commission issued Order No. 2023.<sup>55</sup> The rule largely aligns with the PJM approach that has been accepted by FERC.<sup>56</sup> The rule addresses reforms to implement a first ready/first served cluster study process, including cluster study costs and an allocation of network upgrade costs to the cluster, increased financial commitments and readiness requirements and improvements to the speed of the queue processing.

The MMU recommends improvements in queue management including that PJM establish a review process to ensure that projects are removed from the queue if they are not viable, as well as a process to allow commercially viable projects to advance in the queue ahead of projects which have failed to make progress, subject to rules to prevent gaming.<sup>57</sup>

#### Interconnection Process Studies and Agreements<sup>58</sup>

In the study stage of the interconnection planning process, a series of studies are performed to determine the feasibility, impact, and cost of projects in the queue. Table 12-12 is an overview of the studies PJM performs in the study stage of the interconnection process. System impact and facilities studies are often redone when a project is withdrawn in order to determine the impact on the projects remaining in the queue.

Study	Purpose
Feasibility Study	The feasibility study determines preliminary estimates of the type, scope, cost and lead
	time for construction of facilities required to interconnect the project.
System Impact Study	The system impact study is a comprehensive regional analysis of the impact of adding the
	new generation and/or transmission facility to the system. The study identifies the system
	constraints related to the project and the necessary attachment facilities, local upgrades,
	and network upgrades. The study refines and more comprehensively estimates cost
	responsibility and construction lead times for facilities and upgrades.
Facilities Study	In the facilities study, stability analysis is performed and the system impact study results
	are modified as necessary to reflect changes in the characteristics of other projects in the
	queue.

Table 12-12 Interconnection planning process: study stage

In 2016, the PJM Earlier Queue Submitted Task Force stakeholder group made changes to the interconnection process to address some of the issues related to delays observed in the various stages of the study phase. The changes became effective with the AC2 Queue that closed on March 31, 2017. The MMU recommends continuing analysis of the study phase of PJM's transmission planning to reduce the need for postponements of study results, to decrease study completion times, and to improve the likelihood that a project at a given phase in the study process will successfully go into service.

In addition to the feasibility, system impact and facilities studies, PJM may also perform additional studies under certain circumstances. These studies include the affected systems study, interim deliverability study and the long term firm transmission studies. Table 12-13 is an overview of the additional studies PJM may perform.

<sup>54 183</sup> FERC ¶61,009.

<sup>55</sup> See Improvements to Generator Interconnection Procedures and Agreements, Docket No. RM22-14-000, 184 FERC ¶ 61,054.

<sup>56 181</sup> FERC ¶ 61,162 (2022).

<sup>57</sup> Once implemented, the approved solutions from PJM's Interconnection Process Reform Task Force (IPRTF) should result in improvements in these areas.

<sup>58</sup> See "PJM Manual 14A: New Services Request Process," Rev. 30 (July 26, 2023) for a complete explanation of the interconnection process studies and agreements.

# Table 12-13 Interconnection planning process: study stage – additional studies

Study	Purpose
Affected System Study	PJM and its neighboring balancing authorities conduct interconnection
	studies to determine the impacts of interconnection requests on the
	neighboring transmission system.
Interim Deliverability Studies	Interim deliverability studies are conducted on a periodic basis in support
	of RPM auctions and other interconnection studies to determine if a new
	facility may come on line prior to its scheduled date. These studies evaluate
	the available system capability and provide the customer(s) with the
	availability of service by planning year. Interim deliverability studies use
	the same criteria used for the evaluation of the need for reinforcements
	associated with a project under study.
Long Term Firm Transmission Studies	Transmission service requests that extend beyond the available transfer
	capability horizon of 18 months are evaluated along with the other
	requests for service in the PJM new services queue to ensure deliverability.
	Long term firm transmission studies follow the same feasibility, system
	impact and facilities study process as new generation.

After the completion of a facility study, the project will enter the construction stage of the interconnection process. The final agreements required depend on the type of project. These agreements include a Construction Service Agreement (CSA), Interconnection Service Agreement (ISA), Upgrade Construction Service Agreement (UCSA), Wholesale Market Participant Agreement (WMPA) or Transmission Service Agreement (TSA). Table 12-14 is an overview of the agreements in the construction stage of the interconnection process.

#### Table 12-14 Interconnection planning process: construction stage agreements

Agreement	Purpose
Interconnection Service Agreement	An ISA defines the generation or transmission developer's cost
(ISA)	responsibility for required system upgrades. For generation
	interconnection customers, the ISA defines the capacity interconnection
	rights for a capacity resource and any operational restrictions or other
	limitations. For transmission interconnection customers, the ISA defines
	transmission injection and withdrawal rights and applicable incremental
	delivery, available transfer capability revenue and auction revenue rights.
Interim Interconnection Service	If a developer wishes to start project construction activities prior to
Agreements (I-ISA)	completion of the generation or transmission interconnection facilities
	study, the interim ISA would commit the developer to pay all costs
	incurred for the construction activities being advanced.
Interconnection Construction Service	The CSA defines the standard terms and conditions of the
Agreement (CSA)	interconnection, including construction responsibility, includes
	a construction schedule and contains notification and insurance
	obligations.
Upgrade Construction Service	A new service customer who proposes to make an upgrade to an existing
Agreement (USCA)	transmission facility or who seeks incremental auction revenue rights
	(IARRs) will receive an upgrade construction service agreement after their
	study process is completed.
Wholesale Market Participation	Developers interconnecting to non-FERC jurisdictional facilities who
Agreement (WMPA)	intend to participate in the PJM wholesale market will receive a three
	party agreement (WMPA). The WMPA is a non-Tariff agreement which
	must be filed with the FERC. The WMPA is essentially an ISA without
	interconnection provisions.

#### **Planned Generation Additions**

Expected net revenues provide incentives to build new generation to serve PJM markets. The amount of planned new generation in PJM reflects investors' perception of the incentives provided by the combination of revenues from the PJM energy, capacity and ancillary service markets and from federal and state subsidies and incentives. On September 30, 2024, 243,138.4 were in generation request queues for construction through 2031. Although it is clear that not all generation in the queues will be built, PJM has added capacity steadily since markets were implemented on April 1, 1999.<sup>59</sup>

There were 268,490.7 MW in generation queues, in the status of active, under construction or suspended, at the end of 2023. As projects move through the

<sup>59</sup> See "PIM Generation Capacity and Funding Sources 2007/2008 through 2021/2022 Delivery Years," <a href="http://www.monitoringanalytics.com/reports/Reports/2020/IMM\_2020\_PJM\_Generation\_Capacity\_and\_Funding\_Sources\_20072008\_through\_20212022\_DY\_20200915.pdf">http://www.monitoringanalytics.com/reports/Reports/2020/IMM\_2020\_PJM\_Generation\_Capacity\_and\_Funding\_Sources\_20072008\_through\_20212022\_DY\_20200915.pdf</a>>.

queue process, projects can be removed from the queue due to incomplete or invalid data, withdrawn by the market participant or placed in service. On September 30, 2024, there were 243,138.4 MW in generation queues, in the status of active, under construction or suspended, a decrease of 25,352.3 MW (9.4 percent) from December 31, 2023. Table 12-15 shows MW in queues by expected completion year and MW changes in the queue between December 31, 2023, and September 30, 2024, for ongoing projects, i.e. projects with the status active, under construction or suspended.<sup>60</sup>

# Table 12-15 Queue comparison by expected completion year (MW):December 31, 2023 and September 30, 202461

			Year C	hange
Year	As of 12/31/2023	As of 9/30/2024	MW	Percent
2008	0.0	0.0	0.0	0.0%
2009	0.0	0.0	0.0	0.0%
2010	0.0	0.0	0.0	0.0%
2011	0.0	0.0	0.0	0.0%
2012	0.0	0.0	0.0	0.0%
2013	0.0	0.0	0.0	0.0%
2014	0.0	0.0	0.0	0.0%
2015	0.0	0.0	0.0	0.0%
2016	2.4	2.4	0.0	0.0%
2017	0.0	0.0	0.0	0.0%
2018	44.6	44.6	0.0	0.0%
2019	69.1	69.1	0.0	0.0%
2020	608.8	608.8	0.0	0.0%
2021	5,548.9	4,797.3	(751.6)	(13.5%)
2022	18,104.4	16,855.4	(1,249.0)	(6.9%)
2023	37,354.8	35,567.9	(1,786.9)	(4.8%)
2024	55,276.4	53,496.6	(1,779.8)	(3.2%)
2025	47,383.1	48,383.8	1,000.8	2.1%
2026	32,764.8	33,992.2	1,227.4	3.7%
2027	20,981.3	21,673.9	692.6	3.3%
2028	8,958.8	10,812.8	1,854.0	20.7%
2029	10,670.2	11,312.7	642.5	6.0%
2030	3,770.9	3,770.9	0.0	0.0%
2031	1,600.0	1,750.0	150.0	9.4%
Total	243,138.4	243,138.4	0.0	0.0%

Table 12-16 shows the project status changes in more detail and how scheduled queue MW have changed between December 31, 2023, and September 30, 2024. For example, of the total 250,371.7 MW marked as active on December 31, 2023, 21,071.9 MW were withdrawn, 4,162.3 MW were suspended, 4,421.5 MW started construction, and 90.0 MW went into service by September 30, 2024. Analysis of projects that were suspended on December 31, 2023 show that 1,867.0 MW came out of suspension and are now active as of September 30, 2024.

			St	atus at 9/30/20	24	
	Total at			Under		
Status at 12/31/2023	12/31/2023	Active	In Service	Construction	Suspended	Withdrawn
(Entered during 2024)	0.0	0.0	0.0	0.0	0.0	0.0
Active	250,371.7	220,626.0	90.0	4,421.5	4,162.3	21,071.9
In Service	86,967.6	0.0	86,951.3	0.0	0.0	16.3
Under Construction	6,918.1	0.0	2,395.9	3,675.0	831.0	16.1
Suspended	9,923.0	1,867.0	0.0	314.9	7,240.7	500.4
Withdrawn	474,215.9	0.0	0.0	0.0	0.0	474,215.9
Total	828,396.3	222,493.0	89,437.2	8,411.4	12,234.0	495,820.6

# Table 12-16 Change in project status (MW): December 31, 2023, to September 30, 2024

On September 30, 2024, 243,138.4 MW were in generation request queues in the status of active, suspended or under construction. Table 12-17 shows each status by unit type. Of the 222,493.0 MW in the status of Active on September 30, 2024, 4,181.0 MW (1.9 percent) were combined cycle projects. Of the 8,411.4 MW in the status of under construction, 1,093.8 MW (13.0 percent) were combined cycle projects and 6,233.3 MW (74.1 percent) were solar projects. A significant amount of renewable hybrid projects (defined as solar + storage, solar + wind and wind + storage projects) have entered the queue in recent years. Of the 222,493.0 MW in the status of Active on September 30, 2024, 30,687.1 MW (13.8 percent) were renewable hybrid projects. Of the 8,411.4 MW in the status of under construction, 160.0 MW (1.9 percent) were renewable hybrid projects.

<sup>60</sup> Expected completion dates are entered when the project enters the queue. Actual completion dates are generally different than expected completion dates

<sup>61</sup> Wind and solar capacity in Table 12-15 through Table 12-19 have not been adjusted to reflect derating.

			CT -				Hydro -	Hydro -		RICE -							Steam -					
		Combined	Natural		CT -		Pumped	Run of		Natural		RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam -		Wind +	
	Battery	Cycle	Gas	CT - Oil	Other	Fuel Cell	Storage	River	Nuclear	Gas RIC	CE – Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	Other	Wind	Storage	Total
Active	50,685.0	4,181.0	2,417.7	0.0	49.3	5.0	30.0	100.8	0.0	14.4	0.0	0.0	97,928.4	30,328.1	209.0	0.0	0.0	0.0	30.0	36,364.3	150.0	222,493.0
Suspended	592.9	1,845.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	7,996.1	17.5	0.0	0.0	0.0	0.0	0.0	1,782.5	0.0	12,234.0
Under Construction	43.5	1,093.8	60.0	0.0	0.0	0.0	0.0	12.0	44.0	0.0	0.0	0.0	6,233.3	160.0	0.0	65.0	0.0	0.0	0.0	699.8	0.0	8,411.4
Total	51,321.4	7,119.8	2,477.7	0.0	49.3	5.0	30.0	112.8	44.0	14.4	0.0	0.0	112,157.8	30,505.6	209.0	65.0	0.0	0.0	30.0	38,846.6	150.0	243,138.4

#### Table 12-17 Current project status (MW) by unit type: September 30, 2024

A significant shift in the distribution of unit types within the PJM footprint continues to develop as renewable, hybrid and other intermittent resources enter the queue, fewer natural gas fired units enter the queue, and coal fired steam units retire. As of September 30, 2024, of the 243,138.4 MW in the generation request queues in the status of active, suspended or under construction, 112,157.8 MW (46.1 percent) were solar projects, 38,846.6 MW (16.0 percent) were wind projects, 9,611.9 MW (4.0 percent) were natural gas fired projects (including combined cycle units, CTs, RICE units, and natural gas fired steam units), 30,864.6 MW (12.7 percent) were renewable hybrid projects (solar + storage, solar + wind and wind + storage units), and 65.0 MW (0.03 percent) were coal fired steam projects.

As of September 30, 2024, there are 1,683.0 MW of coal fired steam units and 2.290.9 MW of natural gas units slated for deactivation between October 1, 2024, and December 31, 2028 (See Table 12-11). The ongoing replacement of coal fired steam units by natural gas units will continue to significantly affect future congestion, the role of firm and interruptible gas supply, and natural gas supply infrastructure. The growing level of renewables, hybrids and other intermittents will have increasingly significant impacts on the energy and capacity markets.

On September 30, 2024, 39,739.1 MW, on an energy basis, were in generation request queues that had reached the construction service agreement milestone or equivalent, in the status of active, suspended or under construction. Table 12-18 shows the status by unit type. Of the 39,739.1 MW, 19,113.5 MW (48.1 percent) had not begun construction, 12,234.0 MW (30.8 percent) began construction, but are now suspended and 8,391.6 MW (21.1 percent) are currently under construction. Reaching the final milestone required prior to construction does not mean a project will immediately begin construction or even that it necessarily will ever begin construction.

			CT -				Hydro -	Hydro -		RICE -							Steam -					
		Combined	Natural		CT -		Pumped	Run of		Natural		RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam -		Wind +	
	Battery	Cycle	Gas	CT - Oil	Other	Fuel Cell	Storage	River	Nuclear	Gas RIC	E – Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	Other	Wind	Storage	Total
Active	841.0	1,745.0	1,168.0	0.0	0.0	0.0	0.0	26.3	0.0	0.0	0.0	0.0	8,166.1	603.4	0.0	0.0	0.0	0.0	0.0	6,563.6	0.0	19,113.5
Suspended	592.9	1,845.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	7,996.1	17.5	0.0	0.0	0.0	0.0	0.0	1,782.5	0.0	12,234.0
Under Construction	43.5	1,093.8	60.0	0.0	0.0	0.0	0.0	12.0	44.0	0.0	0.0	0.0	6,213.5	160.0	0.0	65.0	0.0	0.0	0.0	699.8	0.0	8,391.6
Total	1.477.4	4,683.8	1.228.0	0.0	0.0	0.0	0.0	38.3	44.0	0.0	0.0	0.0	22.375.7	781.0	0.0	65.0	0.0	0.0	0.0	9.045.9	0.0	39.739.1

#### Table 12-18 Current status (MW) by unit type for projects that have reached the CSA Milestone: September 30, 2024

Table 12-19 shows the total MW in the status of active, in service, under construction, suspended, or withdrawn for each queue since the beginning of the RTEP process and the total MW that had been included in each queue. All projects in queues A-R are either in service or have been withdrawn. As of September 30, 2024, there are 243,138.4 MW in queues that are not yet in service or withdrawn, of which 5.0 percent are suspended, 3.5 percent are under construction and 91.5 percent have not begun construction.

#### Under Queue Active In Service Construction Suspended Withdrawn Total A Expired 31-Jan-98 0.0 9,102.0 0.0 0.0 17,252.0 26,354.0 B Expired 31-Jan-99 0.0 4,292.4 0.0 0.0 14,958.8 19,251.2 C Expired 31-Jul-99 0.0 531.0 0.0 3,558.3 4,089.3 0.0 D Expired 31-Jan-00 0.0 850.6 0.0 0.0 7,358.0 8,208.6 E Expired 31-Jul-00 0.0 795.2 0.0 0.0 8,021.8 8,817.0 F Expired 31-Jan-01 0.0 52.0 0.0 0.0 3,092.5 3,144.5 G Expired 31-Jul-01 0.0 1,171.6 0.0 0.0 17,961.8 19,133.4 H Expired 31-Jan-02 0.0 702.5 0.0 0.0 8,421.9 9,124.4 I Expired 31-Jul-02 0.0 103.0 0.0 0.0 3,728.4 3,831.4 J Expired 31-Jan-03 0.0 42.0 0.0 0.0 846.0 888.0 K Expired 31-Jul-03 0.0 0.0 485.3 93.1 0.0 578.4 L Expired 31-Jan-04 4,033.7 4,290.2 0.0 256.5 0.0 0.0 M Expired 31-Jul-04 4,210.4 0.0 504.8 0.0 0.0 3,705.6 N Expired 31-Jan-05 0.0 2.398.8 8,129.2 10,528.0 0.0 0.0 O Expired 31-Jul-05 0.0 1,890.2 0.0 0.0 5,466.8 7,357.0 P Expired 31-Jan-06 3,290.3 5,320.5 8,610.8 0.0 0.0 0.0 Q Expired 31-Jul-06 0.0 3,147.9 0.0 0.0 11,385.7 14,533.6 R Expired 31-Jan-07 0.0 1,892.5 0.0 0.0 20,708.9 22,601.4 S Expired 31-Jul-07 0.0 0.0 3,543.5 54.9 12,396.5 15,994.9 T Expired 31-Jan-08 0.0 4.196.5 0.0 0.0 23.313.3 27.509.8 U1 Expired 30-Apr-08 0.0 218.9 0.0 0.0 7,937.8 8,156.7 U2 Expired 31-Jul-08 0.0 716.9 0.0 0.0 16,218.6 16,935.5 U3 Expired 31-Oct-08 0.0 333.0 0.0 0.0 2,635.6 2,968.6 U4 Expired 31-Jan-09 0.0 85.2 0.0 0.0 4.945.0 5.030.2 V1 Expired 30-Apr-09 0.0 197.9 0.0 0.0 2,572.8 2,770.7 V2 Expired 31-Jul-09 0.0 989.9 0.0 0.0 3,641.2 4,631.1 V3 Expired 31-Oct-09 0.0 1,132.0 0.0 0.0 3,822.7 4,954.7 V4 Expired 31-Jan-10 0.0 748.8 0.0 0.0 3,708.0 4,456.8 W1 Expired 30-Apr-10 0.0 567.4 0.0 0.0 5,139.5 5,706.9 W2 Expired 31-Jul-10 0.0 351.7 0.0 0.0 3,051.7 3,403.4 W3 Expired 31-Oct-10 0.0 8,695.9 9,201.4 505.5 0.0 0.0 W4 Expired 31-Jan-11 4,152.6 5,568.4 0.0 1,415.8 0.0 0.0 X1 Expired 30-Apr-11 0.0 1,101.7 0.0 0.0 6,200.6 7,302.3 X2 Expired 31-Jul-11 3,706.4 5,578.4 9,284.7 0.0 0.0 0.0 X3 Expired 31-Oct-11 0.0 109.2 0.0 0.0 7.665.9 7.775.1 X4 Expired 31-Jan-12 0.0 2,948.9 0.0 2,419.4 5,368.3 0.0 Y1 Expired 30-Apr-12 0.0 1,795.5 0.0 0.0 6,279.7 8,075.2 Y2 Expired 31-Oct-12 0.0 1,477.2 0.0 0.0 9,636.5 11,113.7 Y3 Expired 30-Apr-13 0.0 1.630.5 0.0 0.0 4.609.2 6.239.6 Z1 Expired 31-Oct-13 0.0 3,094.5 189.0 0.0 4,730.0 8,013.5 Z2 Expired 30-Apr-14 6,099.8 0.0 3,062.0 0.0 0.0 3,037.8 AA1 Expired 31-Oct-14 0.0 4,868.9 150.0 78.2 6,973.4 12,070.5 AA2 Expired 30-Apr-15 550.0 3,031.6 0.0 0.0 12,484.7 16,066.3 AB1 Expired 31-Oct-15 1,436.8 2,678.2 1,098.4 575.0 14,665.3 20,453.7

			Under			
Queue	Active	In Service	Construction	Suspended	Withdrawn	Tota
AB2 Expired 31-Mar-16	349.8	3,537.5	290.2	49.9	10,918.4	15,145.8
AC1 Expired 30-Sep-16	738.2	5,021.4	1,248.7	628.7	12,399.0	20,035.9
AC2 Expired 30-Apr-17	842.7	1,062.2	592.6	834.4	9,237.8	12,569.6
AD1 Expired 30-Sep-17	1,967.0	984.8	487.6	870.0	6,927.2	11,236.6
AD2 Expired 31-Mar-18	871.1	1,473.1	1,015.8	1,309.8	15,628.8	20,298.6
AE1 Expired 30-Sep-18	4,035.4	471.3	600.7	4,001.4	24,597.1	33,705.8
AE2 Expired 31-Mar-19	9,182.8	819.0	1,068.6	2,499.6	20,145.0	33,715.0
AF1 Expired 30-Sep-19	12,100.3	238.8	1,168.8	919.7	14,133.5	28,561.1
AF2 Expired 31-Mar-20	14,631.0	178.7	384.1	377.5	12,241.3	27,812.5
AG1 Expired 30-Sep-20	19,497.2	25.5	62.1	90.0	17,523.2	37,197.9
AG2 Expired 31-Mar-21	53,050.8	1.0	0.0	0.0	3,673.5	56,725.3
AH1 Expired 10-Sep-21	43,130.6	0.0	0.0	0.0	6,828.0	49,958.6
AH2 Expired 10-Mar-22	26,676.6	0.0	0.0	0.0	7,668.9	34,345.5
Al1 Expired 10-Sep-22	20,860.3	0.0	0.0	0.0	2,829.7	23,690.0
Al2 Expired 10-Mar-23	8,099.4	0.0	0.0	0.0	122.0	8,221.4
AJ1 Expired 10-Sep-23	4,473.0	0.0	0.0	0.0	0.0	4,473.0
Total	222,493.0	89,437.2	8,411.4	12,234.0	495,820.6	828,396.3

#### Table 12-19 Queue totals by status (MW): September 30, 202462

62 Projects listed as partially in service are counted as in service for the purposes of this analysis.

Table 12-20 shows the projects with a status of active, suspended or under construction, by unit type, and control zone. As of September 30, 2024, 243,138.4 MW were in generation request queues for construction through 2031. Table 12-20 also shows the planned retirements for each zone.

			1 2	•								, ,					/							
				CT -				Hydro -	Hydro -		RICE -							Steam -					Total	
				Natural		CT -	Fuel	Pumped	Run of		Natural	RICE -	RICE -		Solar +	Solar +	Steam	Natural	Steam	Steam		Wind +	Queue	Planned
LDA	Zone	Battery	CC	Gas	CT – Oil	Other	Cell	Storage	River	Nuclear	Gas	Oil	Other	Solar	Storage	Wind	- Coal	Gas	- Oil	- Other	Wind	Storage	Capacity	Retirements
EMAAC	ACEC	1,544.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	620.7	203.0	0.0	0.0	0.0	0.0	0.0	1,941.6	0.0	4,309.3	0.0
	DPL	780.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,919.6	325.5	0.0	0.0	0.0	0.0	10.0	6,049.5	0.0	9,084.6	595.3
	JCPLC	1,420.0	0.0	0.0	0.0	0.0	0.0	30.0	0.0	0.0	0.0	0.0	0.0	686.1	140.0	0.0	0.0	0.0	0.0	0.0	13,736.9	0.0	16,012.9	0.0
	PECO	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	44.0	0.0	0.0	0.0	82.8	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	126.8	762.0
	PSEG	1,320.0	51.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	21.8	3.0	0.0	0.0	0.0	0.0	0.0	2,610.0	0.0	4,005.9	15.0
	REC	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	EMAAC Total	5,064.0	51.1	0.0	0.0	0.0	0.0	30.0	0.0	44.0	0.0	0.0	0.0	3,331.0	671.5	0.0	0.0	0.0	0.0		24,338.0	0.0		1,372.3
SWMAAC	BGE	1,737.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	154.9	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,892.4	2,168.8
	PEPCO	2,417.0	45.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	201.2	809.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0	3,472.7	0.0
	SWMAAC Total	4,154.5	45.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	356.1	809.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0	5,365.1	2,168.8
WMAAC	MEC	655.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	567.0	201.3	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,423.3	0.0
	PE	1,162.0	30.0	0.0	0.0	3.6	0.0	0.0	0.0	0.0	0.0	0.0	0.0	4,902.5	1,490.9	0.0	0.0	0.0	0.0	0.0	486.7	0.0	8,075.7	0.0
	PPL	262.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,874.5	685.2	0.0	0.0	0.0	0.0	0.0	0.0	0.0	2,821.7	0.0
	WMAAC Total	2,079.0	30.0	0.0	0.0	3.6	0.0	0.0	0.0	0.0	0.0	0.0	0.0	7,344.0	2,377.4	0.0	0.0	0.0	0.0	0.0	486.7	0.0	12,320.7	0.0
Non-MAAC	AEP	10,696.5	1,150.0	791.0	0.0	35.6	0.0	0.0	51.0	0.0	0.0	0.0	0.0		12,178.8	0.0	65.0	0.0	0.0	0.0	2,550.9	0.0		0.0
	AMPT	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	105.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	105.0	0.0
	APS	3,184.3		30.0	0.0	0.0	0.0	0.0	15.0	0.0	14.4	0.0	0.0	5,370.8	3,733.9	0.0	0.0	0.0	0.0	0.0	1,014.0	0.0		20.0
-	ATSI COMED	1,998.0	1,068.0	458.7	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	5,745.6	496.6	0.0	0.0	0.0	0.0	0.0	297.7	0.0	10,064.6	0.0
-	DAY	8,777.6	677.7	60.0	0.0	0.0	5.0	0.0	0.0	0.0	0.0	0.0	0.0	12,939.4	1,646.5 560.9	199.0	0.0	0.0	0.0	0.0	6,503.1 100.0	0.0	30,808.3 3.718.5	1,635.2
	DUKE	427.2	0.0	0.0	0.0	10.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	2,657.5 598.9	800.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1.836.1	0.0
	DLCO	205.0	0.0	0.0		0.0	0.0	0.0	46.8		0.0	0.0	0.0	34.7	107.5	0.0	0.0	0.0	0.0	20.0	0.0	0.0	414.0	0.0
	DOM	14.169.3	43.0		0.0	0.0	0.0	0.0	46.8	0.0	0.0	0.0		24.509.3	5.501.5	0.0	0.0	0.0	0.0	0.0	3,556.3	150.0	49.067.4	0.0
	EKPC	176.0	43.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	6.688.6	1.443.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	8.307.7	0.0
	OVEC	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	430.0	178.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0	608.5	0.0
	RMU	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	430.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Non-MAAC Total	40.023.9			0.0	45.7	5.0	0.0	112.8	0.0	14.4	0.0		101.126.7	26.647.2	209.0	65.0	0.0	0.0	20.0	14.022.0		191,913.1	1.655.2
Total	Non WINC IOLAI	51.321.4			0.0	49.3	5.0	30.0	112.8	44.0	14.4	0.0				209.0	65.0	0.0	0.0	30.0			243,138.4	5,196.3
		1-2	,											,	,								,	

Table 12-20 Queue totals for projects (active, suspended and under construction) by LDA, control zone and unit type (MW): September 30, 202463

<sup>63</sup> This data includes only projects with a status of active, under construction, or suspended.

#### Withdrawn Projects

The queue contains a substantial number of projects that are not likely to be built. The queue process results in a substantial number of projects that are withdrawn. Manual 14B requires PJM to apply a commercial probability factor at the feasibility study stage to improve the accuracy of capacity and cost estimates. The commercial probability factor is based on the historical incidence of projects dropping out of the queue at the impact study stage, but the actual calculation of commercial probability factors is less than transparent.<sup>64</sup> The impact and facilities studies are performed using the full amount of planned generation in the queues. The actual withdrawal rates are shown in Table 12-21 and Table 12-22.

Table 12-21 shows the milestone status when projects were withdrawn, for all withdrawn projects. Of the 4,099 projects withdrawn as of September 30, 2024, 2,007 (49.0 percent) were withdrawn before the system impact study was completed. Once a Construction Service Agreement (CSA) is executed, the financial obligation for any necessary transmission upgrades cannot be retracted. Of the 4,099 projects withdrawn, 785 projects (19.2 percent) were withdrawn after the completion of a Construction Service Agreement as of September 30, 2024.

# Table 12-21 Last milestone at time of withdrawal: January 1, 1997 throughSeptember 30, 2024

	Projects		Average	Maximum	MW
Milestone Completed	Withdrawn	Percent	Days	Days	Withdrawn
Never Started	893	21.8%	340	1,710	74,262.0
Feasibility Study	1,114	27.2%	341	1,752	202,646.3
System Impact Study	949	23.2%	858	3,248	122,130.7
Facilities Study	358	8.7%	1,205	4,107	52,726.3
Construction Service Agreement (CSA) or beyond	785	19.2%	1,437	7,864	44,055.3
Total	4,099	100.0%			495,820.6

#### Average Time in Queue

Table 12-22 shows the time spent at various stages in the queue process and the completion time for the studies performed. For completed projects, there is an average time of 1,197 days, or 3.3 years, between entering a queue and going into service. For withdrawn projects, there is an average time of 742 days, or 2.0 years, between entering a queue and withdrawing.

Table 12-22 Project queue times by status (days): September 30, 202465

Status	Average (Days)	Standard Deviation	Maximum
Active	1,188	457	3,441
In-Service	1,197	827	5,306
Suspended	2,184	427	3,695
Under Construction	2,411	670	6,404
Withdrawn	742	755	7,864

Table 12-23 presents information on the time in the stages of the queue for those projects not yet in service or already withdrawn. Of the 2,897 projects in the queue, in the status of active, under construction or suspended, as of September 30, 2024, 85 (2.9 percent) had a completed feasibility study and 430 (14.8 percent) had a completed construction service agreement.

#### Table 12-23 Project queue times by milestone (days): September 30, 2024

	Number of	Percent of Total	Average	Maximum
Milestone Reached	Projects	Projects	Days	Days
Under Review	2,015	69.6%	2,307	2,801
Feasibility Study	85	2.9%	1,507	1,853
System Impact Study	272	9.4%	1,681	2,253
Facilities Study	95	3.3%	1,708	2,222
Construction Service Agreement (CSA) or beyond	430	14.8%	2,223	6,404
Total	2,897	100.0%		

<sup>64</sup> See "PJM Manual 14B: PJM Region Transmission Planning Process," Rev. 56 (June 27, 2024).

<sup>65</sup> The queue data shows that some projects were withdrawn and a withdrawal date was not identified. These projects were removed for the purposes of this analysis.

Table 12-24 shows the time spent in the queue by fuel type, and year the project entered the queue, for projects that are in service. The time from when a project enters the queue to the time the project goes in service has generally been decreasing compared to the period prior to 2017 although there are significant exceptions. For example, for a battery project entering the queue in 2015, there was an average of 2,062 days from the time it entered the queue until it went in service, compared to 1,409 days when entering the queue in 2018.

Unit Type	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023
Battery	983	609	417	692	789	2,062	941		1,409	600	942			
CC	1,310	1,551	1,663	1,419	1,175	1,208	1,199	1,013	1,140	1,069	1,634			
CT - Natural Gas	1,131	804	953	1,073	1,409	619	1,566	1,192	938	341	805			
CT - Oil	717		259							280				
CT - Other	729	634	954	1,248	718	360								
Fuel Cell						827	643			280				
Hydro - Pumped Storage						1,402								
Hydro - Run of River			1,325	614	332		580	426	606					
Nuclear	885	866		1,234			2,409	1,100	1,747					
RICE - Natural Gas			1,702	1,053	1,332	798		250						
RICE - Oil						1,849								
RICE - Other	638	1,385	1,479	241	627	622	491		466					
Solar	1,701	1,395	969	1,014	1,003	1,701	1,772	1,754	1,543	1,234	746			
Solar + Storage						305			553		1,176			
Solar + Wind														
Steam - Coal	745		513	1,010	583	853	684	647	1,122					
Steam - Natural Gas				1,182		421	751				1,217			
Steam - Oil														
Steam - Other	256	838	643											
WInd	2,748	2,711	1,750	1,589	1,205	1,463	1,620	1,398	1,289		997			
Wind + Storage							2,680							

Table 12-24 Average time in queue (days) by fuel type and year submitted (In Service Projects): September 30, 2024<sup>66</sup>

<sup>66</sup> A blank cell in this table means that no project of that fuel type, which was submitted to the queue in that year, subsequently went in service.

Table 12-25 shows 828,396.3 MW have entered PJM generation queues from January 1, 1997, through September 30, 2024. Table 12-25 presents totals by fuel type and projected in service date as of September 30, 2024. Of the 828,396.3 MW to enter the queue, 351,951.3 MW (42.5 percent) were thermal units.

				517 1	,	•			,													
			CT -				Hydro -	Hydro –		RICE -							Steam -					
			Natural				Pumped	Run of		Natural		RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam -		Wind +	
Year	Batterv	CC	Gas	CT - Oil C	T - Other	Fuel Cell	Storage	River	Nuclear	Gas F	ICE - Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	Other	Wind	Storage	Total
1997	0.0	775.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	4,911.0	0.0	0.0	0.0	0.0	0.0	5,686.0
1998	0.0	4,659.0	0.0	0.0	3.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	4,662.1
1999	0.0	22,573.7	2.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	7.0	0.0	0.0	0.0	20.4	0.0	22,603.2
2000	0.0	9,900.8	409.6	0.0	3.8	0.0	0.0	0.0	0.0	0.0	0.0	1.2	0.0	0.0	0.0	20.0	0.0	0.0	0.0	0.0	0.0	10,335.3
2001	0.0	7,088.5	432.0	315.0	29.0	0.0	0.0	0.0	165.0	0.0	0.0	0.0	0.0	0.0	0.0	110.6	2.5	0.0	0.0	0.0	0.0	8,142.6
2002	0.0	2,622.2	2,442.0	6.5	0.0	0.0	0.0	107.0	60.0	0.0	0.0	2.9	0.0	0.0	0.0	42.0	10.0	0.0	0.0	65.5	0.0	5,358.1
2003	0.0	4,072.1	638.7	0.0	59.4	0.0	0.0	198.0	46.0	0.0	0.0	17.2	0.0	0.0	0.0	2.0	0.0	0.0	0.0	263.6	0.0	5,297.0
2004	0.0	14,918.2	77.3	33.0	16.1	0.0	0.0	41.0	0.0	8.0	23.3	0.0	0.0	0.0	0.0	42.0	0.0	0.0	0.0	75.0	0.0	15,233.9
2005	0.0	17,149.1	993.0	251.0	42.1	0.0	0.0	0.0	1,693.0	29.0	5.0	7.5	0.0	0.0	0.0	1,880.0	0.0	0.0	0.0	809.9	0.0	22,859.6
2006	0.0	6,033.0	23.3	49.5	43.4	0.0	0.0	147.2	0.0	2.0	30.5	58.5	0.0	0.0	0.0	527.0	0.0	0.0	529.0	1,480.2	0.0	8,923.6
2007	0.0	3,502.6	131.0	17.0	84.0	0.0	0.0	2.5	174.0	19.5	0.0	86.6	0.0	0.0	0.0	750.0	5.0	0.0	50.0	1,087.8	0.0	5,910.0
2008	1.0	7,003.4	628.0	59.3	38.4	0.0	0.0	2.9	331.0	0.0	0.0	57.6	3.3	0.0	0.0	254.5	101.0	0.0	20.0	2,103.2	0.0	10,603.6
2009	120.0	2,717.2	257.7	108.6	118.7	0.0	340.0	252.5	0.0	0.0	0.0	41.2	28.7	0.0	0.0	1,058.0	40.0	0.0	6.0	4,351.5	0.0	9,440.2
2010	16.0	1,912.9	137.8	83.9	320.7	0.0	16.0	94.9	301.0	10.5	0.0	15.8	231.4	0.0	0.0	5,599.0	0.0	0.0	80.8	9,286.1	0.0	18,106.8
2011	52.5	10,887.5	816.4	23.0	110.0	0.0	0.0	27.0	512.0	0.0	16.0	41.8	1,818.5	0.0	0.0	9,614.0	5.5	0.0	108.9	5,355.2	0.0	29,388.2
2012	27.0	13,786.8	389.5	310.0	121.3	0.0	0.0	82.9	391.0	0.0	6.4	2.0	1,892.3	0.0	0.0	3,407.0	0.0	0.0	426.6	7,689.5	0.0	28,532.2
2013	73.0	9,252.2	62.5	730.5	78.9	0.0	0.0	219.0	238.0	0.0	10.0	113.0	674.9	0.0	0.0	1,949.0	44.0	0.0	254.1	8,057.4	0.0	21,756.5
2014	159.1	7,105.5	0.0	684.0	96.0	0.0	0.0	1,120.0	74.0	0.0	0.0	13.3	904.5	0.0	0.0	3,288.0	0.0	0.0	63.8	11,758.7	186.0	25,452.9
2015	214.6	15,591.3	417.4	42.0	21.9	0.0	0.0	378.5	147.8	19.5	9.0	3.8	1,240.1	0.0	0.0	1,271.5	0.0	0.0	81.5	4,161.6	0.0	23,600.4
2016	422.5	16,553.3	332.1	0.0	144.9	2.8	0.0	71.2	4,082.0	46.9	0.0	30.2	1,737.6	3.4	0.0	50.0	40.0	0.0	107.8	4,459.3	0.0	28,083.9
2017	134.1	17,489.5	835.0	401.0	135.0	2.4	0.0	38.2	1,640.0	283.6	0.0	18.2	2,157.9	0.0	0.0	47.0	606.5	0.0	7.2	3,010.2	0.0	26,805.7
2018	175.0	17,902.0	404.9	0.0	11.6	1.1	34.0	12.5	1,644.0	95.0	0.0	41.0	3,374.4	0.6	0.0	148.0	57.0	0.0	0.0	5,135.7	0.0	29,036.8
2019	303.0	14,803.5	1,036.8	14.0	0.0	0.0	0.0	20.5	0.0	79.7	0.0	33.6	7,221.3	629.8	0.0	1,710.0	0.0	0.0	16.0	5,377.6	16.3	31,262.0
2020	671.7	7,243.7	1,214.0	0.0	0.0	2.1	0.0	2.4	128.0	39.9	4.0	0.8	6,146.6	615.5	0.0	20.0	64.0	0.0	0.0	8,899.3	0.0	25,052.0
2021	1,610.9	17,904.2	701.7	4.0	0.0	0.0	0.0	99.0	0.0	1.3	0.0	0.0	17,263.1	2,592.0	0.0	47.0	6.0	0.0	62.5	5,250.4	90.0	45,632.0
2022	5,420.9	12,855.2	2,138.0	0.0	6.0	0.0	1,030.0	33.2	0.0	34.4	6.6	0.0	21,808.8	5,240.0	10.0	0.0	0.0	0.0	0.0	4,100.6	0.0	52,683.6
2023	12,918.5	12,105.0	2,010.6	13.0	18.9	3.0	0.0	54.8	54.2	0.0	0.0	0.0	33,696.4	10,885.2	199.0	0.0	0.0	0.0	20.0	3,325.2	0.0	75,303.9
2024	12,606.7	4,650.5	706.0	0.0	363.5	0.0	0.0	12.0	1,594.0	0.0	0.0	0.0	39,061.9	10,059.2	0.0	18.0	5.0	0.0	0.0	7,427.3	0.0	76,504.0
2025	13,098.2	2,313.7	463.0	0.0	0.0	5.0	0.0	16.8	0.0	0.0	0.0	0.0	27,623.2	6,995.6	0.0	11.0	0.0	0.0	0.0	7,054.7	0.0	57,581.2
2026	7,663.0	3,990.0	700.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	13,787.9	4,310.7	0.0	0.0	0.0	0.0	10.0	7,082.1	150.0	37,693.7
2027	7,894.2	625.0	675.0	0.0	0.0	0.0	200.0	0.0	0.0	0.0	0.0	0.0	5,536.0	2,486.7	0.0	0.0	0.0	0.0	0.0	9,625.7	0.0	27,042.6
2028	3,975.0	595.0	30.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	3,242.0	1,637.0	0.0	0.0	0.0	0.0	0.0	2,009.8	0.0	11,488.8
2029	750.0	0.0	569.0	0.0	0.0	0.0	0.0	9.5	0.0	0.0	0.0	0.0	751.6	333.0	0.0	0.0	0.0	0.0	0.0	12,799.8	0.0	15,212.9
2030	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	290.0	0.0	0.0	0.0	0.0	0.0	0.0	3,480.9	0.0	3,770.9
2031	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	150.0	0.0	0.0	0.0	0.0	0.0	0.0	3,200.0	0.0	3,350.0
Total	68,306.7	290,581.5	19,674.4	3,145.3	1,866.6	16.3	1,620.0	3,043.4	13,275.0	669.3	110.8	586.2	190,642.6	45,788.6	209.0	36,783.6	986.5	0.0	1,844.2	148,803.9	442.3	828,396.3

Table 12-25 Total (MW Energy) by unit type and projected in service year: September 30, 2024

Table 12-26 shows there are 243,138.4 MW in the queue in the status of active, under construction and suspended as of September 30, 2024. Table 12-26 presents totals by fuel type and projected in service date. Of the 243,138.4 MW, 9,676.9 mw (40.0 percent) are thermal units. Of the 185,192.9 MW with projected in service dates between 2024 and 2031, 8,329.7 MW (3.4 percent) are thermal units.

									-								-					
			CT -				Hydro -	Hydro -		RICE -							Steam -					
			Natural				Pumped	Run of		Natural		RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam -		Wind +	
Year	Battery	CC	Gas	CT - Oil CT	- Other	Fuel Cell	Storage	River	Nuclear	Gas	RICE - Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	Other	Wind	Storage	Total
1997	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
1998	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
1999	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2000	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2001	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2002	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2003	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2004	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2005	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2006	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2007	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2008	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2009	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2010	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2011	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2012	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2013	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2014	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2015	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2016	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	2.4	0.0	0.0	0.0	0.0	0.0	0.0	0.0	2.4
2017	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2018	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	44.0	0.0	0.0	0.0	0.0	0.6	0.0	0.0	0.0	0.0	0.0	0.0	0.0	44.6
2019	0.0	51.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	18.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	69.1
2020	50.0	0.0	41.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	505.2	0.0	0.0	0.0	0.0	0.0	0.0	12.6	0.0	608.8
2021	454.0	0.0	0.0	0.0	0.0	0.0	0.0	51.0	0.0	0.0	0.0	0.0	3,600.7	143.2	0.0	36.0	0.0	0.0	0.0	512.5	0.0	4,797.3
2022	2,040.4	127.0	508.7	0.0	6.0	0.0	30.0	5.3	0.0	14.4	0.0	0.0	10,268.6	2,468.9	10.0	0.0	0.0	0.0	0.0	1,376.1	0.0	16,855.4
2023	8,823.2	0.0	569.0	0.0	18.9	0.0	0.0	18.2	0.0	0.0	0.0	0.0	18,935.7	5,649.1	199.0	0.0	0.0	0.0	20.0	1,334.8	0.0	35,567.9
2024	10,708.4	128.0	60.0	0.0	24.4	0.0	0.0	12.0	0.0	0.0	0.0	0.0	31,242.3	8,510.6	0.0	18.0	0.0	0.0	0.0	2,792.9	0.0	53,496.6
2025	10,677.7	2,228.7	0.0	0.0	0.0	5.0	0.0	16.8	0.0	0.0	0.0	0.0	25,177.2	5,589.3	0.0	11.0	0.0	0.0	0.0	4,678.1	0.0	48,383.8
2026	7,213.0	3,990.0	700.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	12,774.0	3,838.3	0.0	0.0	0.0	0.0	10.0	5,316.9	150.0	33,992.2
2027	7,329.7	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	5,478.5	2,333.2	0.0	0.0	0.0	0.0	0.0	6,532.5	0.0	21,673.9
2028	3,575.0	595.0	30.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	2,966.0	1,637.0	0.0	0.0	0.0	0.0	0.0	2,009.8	0.0	10,812.8
2029	450.0	0.0	569.0	0.0	0.0	0.0	0.0	9.5	0.0	0.0	0.0	0.0	751.6	333.0	0.0	0.0	0.0	0.0	0.0	9,199.6	0.0	11,312.7
2030	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	290.0	0.0	0.0	0.0	0.0	0.0	0.0	3,480.9	0.0	3,770.9
2031	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	150.0	0.0	0.0	0.0	0.0	0.0	0.0	1,600.0	0.0	1,750.0
Total	51,321.4	7,119.8	2,477.7	0.0	49.3	5.0	30.0	112.8	44.0	14.4	0.0	0.0	112,157.8	30,505.6	209.0	65.0	0.0	0.0	30.0	38,846.6	150.0	243,138.4

Table 12-26 Total (MW Energy) by unit type and projected in service year (active, under construction and suspended): September 30, 2024

Table 12-27 shows there were 495,820.6 MW withdrawn from the queue from January 1, 1997, through September 30, 2024. Table 12-27 presents totals by fuel type and projected in service date. Of the 495,820.6 MW withdrawn from the queue, 279,719.7 MW (56.4 percent) were thermal units. Of the 46,014.6 MW withdrawn with projected in service dates between 2024 and 2031, 7,016.5 MW (15.2 percent) were thermal units.

			CT -				Hydro -	Hydro -		RICE -							Steam -					
			Natural				Pumped	Run of		Natural		RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam -		Wind +	
Year	Battery	CC	Gas	CT - Oil C	T - Other	Fuel Cell	Storage	River	Nuclear		RICE - Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	Other	Wind	Storage	Total
1997	0.0	775.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	4,911.0	0.0	0.0	0.0	0.0	0.0	5,686.0
1998	0.0	4,659.0	0.0	0.0	3.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	4,662.1
1999	0.0	22,573.7	2.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	22,575.8
2000	0.0	9,900.8	0.0	0.0	3.8	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	9,904.5
2001	0.0	6,988.5	0.0	0.0	5.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	51.6	0.0	0.0	0.0	0.0	0.0	7,045.1
2002	0.0	14.2	0.0	0.0	0.0	0.0	0.0	0.0	45.0	0.0	0.0	0.0	0.0	0.0	0.0	28.0	0.0	0.0	0.0	50.5	0.0	137.7
2003	0.0	1,287.1	0.0	0.0	59.4	0.0	0.0	0.0	2.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	73.6	0.0	1,422.1
2004	0.0	12,073.2	0.0	0.0	12.0	0.0	0.0	41.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	75.0	0.0	12,201.2
2005	0.0	17,134.0	0.0	1.0	42.1	0.0	0.0	0.0	0.0	0.0	5.0	0.0	0.0	0.0	0.0	1,860.0	0.0	0.0	0.0	802.4	0.0	19,844.5
2006	0.0	4,847.0	0.0	0.0	43.4	0.0	0.0	142.0	0.0	0.0	30.5	0.0	0.0	0.0	0.0	520.0	0.0	0.0	0.0	1,430.2	0.0	7,013.1
2007	0.0	3,455.0	0.0	0.0	71.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	675.0	0.0	0.0	50.0	554.5	0.0	4,805.6
2008	1.0	6,826.0	0.0	0.0	38.4	0.0	0.0	2.9	18.0	0.0	0.0	0.0	0.0	0.0	0.0	152.0	0.0	0.0	0.0	1,857.0	0.0	8,895.3
2009	120.0	2,618.2	0.0	61.0	113.7	0.0	0.0	252.0	0.0	0.0	0.0	0.0	28.7	0.0	0.0	935.0	0.0	0.0	6.0	3,129.5	0.0	7,264.1
2010	16.0	1,776.9	0.0	81.0	302.5	0.0	0.0	54.9	0.0	0.0	0.0	0.0	168.5	0.0	0.0	5,512.0	0.0	0.0	20.8	7,853.1	0.0	15,785.7
2011	25.1	8,985.5	0.0	0.0	98.6	0.0	0.0	0.0	140.0	0.0	16.0	0.0	1,747.5	0.0	0.0	8,817.0	0.0	0.0	108.0	4,781.0	0.0	24,718.7
2012	20.5	13,711.5	0.5	310.0	87.7	0.0	0.0	82.9	0.0	0.0	6.4	0.0	1,801.8	0.0	0.0	2,751.0	0.0	0.0	426.6	6,535.0	0.0	25,733.9
2013	72.0	9,168.0	0.0	730.0	38.6	0.0	0.0	79.0	34.0	0.0	10.0	0.0	651.0	0.0	0.0	1,861.0	0.0	0.0	254.1	7,686.3	0.0	20,584.1
2014	114.1	6,438.0	0.0	684.0	96.0	0.0	0.0	1,085.1	74.0	0.0	0.0	0.0	809.7	0.0	0.0	3,212.0	0.0	0.0	10.0	11,308.7	0.0	23,831.6
2015	115.6	13,216.5	12.5	42.0	10.7	0.0	0.0	218.0	0.0	0.6	9.0	0.0	1,041.4	0.0	0.0	1,251.0	0.0	0.0	81.5	3,956.6	0.0	19,955.4
2016	400.1	9,812.3	35.4	0.0	144.0	2.0	0.0	71.2	3,980.0	26.0	0.0	11.7	1,484.8	0.0	0.0	50.0	0.0	0.0	107.8	4,181.8	0.0	20,307.1
2017	134.1	13,041.4	696.0	401.0	135.0	1.3	0.0	15.0	1,640.0	263.7	0.0	17.1	1,822.2	0.0	0.0	0.0	0.0	0.0	7.2	2,375.2	0.0	20,549.1
2018	109.5	10,224.0	64.9	0.0	11.6	1.1	0.0	0.0	1,600.0	89.8	0.0	36.2	3,017.5	0.0	0.0	80.0	27.0	0.0	0.0	4,618.0	0.0	19,879.6
2019	303.0	10,771.9	922.8	14.0	0.0	0.0	0.0	15.0	0.0	39.9	0.0	33.6	6,771.8	629.8	0.0	1,710.0	0.0	0.0	16.0	4,286.6	16.3	25,530.6
2020	621.7	5,987.7	1,022.0	0.0	0.0	2.1	0.0	0.0	100.0	39.9	0.0	0.0	4,708.4	614.4	0.0	20.0	0.0	0.0	0.0	7,786.4	0.0	20,902.6
2021	1,155.4	14,345.5	330.3	4.0	0.0	0.0	0.0	48.0	0.0	1.3	0.0	0.0	12,542.9	2,448.8	0.0	0.0	6.0	0.0	0.0	4,178.0	90.0	35,150.2
2022	3,353.7	8,417.3	1,533.8	0.0	0.0	0.0	1,000.0	28.0	0.0	20.0	6.6	0.0	10,114.6	2,771.1	0.0	0.0	0.0	0.0	0.0	2,724.5	0.0	29,969.5
2023	4,040.3	10,861.0	851.5	0.0	0.0	0.0	0.0	36.6	0.0	0.0	0.0	0.0	12,737.7	5,219.1	0.0	0.0	0.0	0.0	0.0	1,705.0	0.0	35,451.2
2024	1,898.3	4,522.5	646.0	0.0	339.1	0.0	0.0	0.0	1,594.0	0.0	0.0	0.0	6,488.8	1,548.5	0.0	0.0	0.0	0.0	0.0	4,533.6	0.0	21,570.8
2025	2,420.5	85.0	463.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	2,446.0	1,406.3	0.0	0.0	0.0	0.0	0.0	2,376.6	0.0	9,197.4
2026	450.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,013.9	472.4	0.0	0.0	0.0	0.0	0.0	1,765.2	0.0	3,701.5
2027	564.5	625.0	675.0	0.0	0.0	0.0	200.0	0.0	0.0	0.0	0.0	0.0	57.5	153.5	0.0	0.0	0.0	0.0	0.0	3,093.2	0.0	5,368.7
2028	400.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	276.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	676.0
2029	300.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	3,600.2	0.0	3,900.2
2030	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2031	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,600.0	0.0	1,600.0
Total	16,635.2	235,141.6	7,255.8	2,328.0	1,655.8	6.4	1,200.0	2,171.6	9,227.0	481.2	83.5	98.6	69,730.7	15,263.9	0.0	34,396.6	33.0	0.0	1,088.0	98,917.4	106.3	495,820.6

Table 12-27 Total (MW Energy) by unit type and projected in service year (withdrawn): September 30, 2024

#### **Completion Rates**

The probability of a project going into service increases as each step of the planning process is completed. Table 12-28 shows the historic completion rates (MW energy) by unit type for projects that have completed the system impact study (SIS), facilities study agreement (FSA) and any milestone completed beyond the FSA including a Construction Service Agreement (CSA), Interconnection Service Agreement (ISA), Upgrade Construction Service Agreement (UCSA) and Wholesale Market Participant Agreement (WMPA) as well as the historic completion rates for all projects including those withdrawn before reaching the SIS milestone.<sup>67</sup> For each unit type, the total MW in service was divided by the total energy MW entered in the queue. To calculate the completion rates for projects that reached the individual milestones, only those projects that reached a final status of withdrawn or in service were evaluated. For example, if a project was withdrawn after the completion of its SIS, but before the completion of the FSA, the totals would be included in the calculation of the SIS completion rate, but not in the calculation of the FSA or CSA completion rates. Similarly, if a project was withdrawn after the completion of its FSA, but before the completion of the CSA, the totals would be included in the calculation of the SIS and FSA completion rates, but not in the calculation of the CSA completion rate. The completion rates show that of all battery projects to ever enter the queue and complete the system impact study stage, 6.0 percent of the queued MW have gone into service. The completion rate for battery projects increases to 28.5 percent when battery projects complete the facility study agreement and further increases to 38.6 percent when battery projects complete the construction service agreement. Of all battery projects to enter the queue, only 0.5 percent of the queued MW have gone into service.

### Table 12–28 Historic completion rates (MW energy) by unit type for projects with a completed SIS, FSA and CSA: September 30, 2024

	Completion Rate	Completion Rate	Completion Rate	Completion Rate
Unit Type	(SIS)	(FSA)	(CSA)	(ALL)
Battery	6.0%	28.5%	38.6%	0.5%
CC	33.9%	49.8%	71.9%	16.4%
CT - Natural Gas	59.2%	70.2%	72.0%	46.4%
CT - Oil	35.7%	60.0%	90.9%	25.4%
CT - Other	12.1%	18.4%	29.5%	8.4%
Fuel Cell	52.8%	54.1%	54.1%	30.2%
Hydro - Pumped Storage	35.8%	35.8%	66.1%	24.1%
Hydro - Run of River	42.5%	60.0%	67.2%	20.9%
Nuclear	34.7%	41.9%	51.3%	28.5%
RICE - Natural Gas	30.7%	42.8%	47.4%	25.9%
RICE - Oil	34.0%	59.7%	59.7%	24.6%
RICE - Other	88.9%	91.3%	92.0%	77.9%
Solar	22.7%	45.8%	61.7%	5.4%
Solar + Storage	0.3%	3.0%	7.0%	0.4%
Solar + Wind	0.0%	0.0%	0.0%	0.0%
Steam - Coal	13.7%	25.5%	37.6%	6.4%
Steam - Natural Gas	90.0%	90.6%	90.6%	90.0%
Steam - Oil	0.0%	0.0%	0.0%	0.0%
Steam - Other	30.3%	39.8%	47.7%	26.9%
Wind	16.1%	34.0%	52.4%	7.3%
Wind + Storage	45.3%	45.3%	45.3%	30.0%

On September 30, 2024, 243,138.4 MW were in generation request queues in the status of active, under construction or suspended. Of the total 243,138.4 MW in the queue, 75,669.7 MW (31.1 percent) have reached at least the SIS milestone and 167,468.7 MW (68.9 percent) have not received a completed SIS. Based on historical completion rates, (applying the unit type specific completion rates for those projects that have reached the SIS, FSA or any milestone beyond the FSA, and using the overall completion rates for those projects that have not yet reached the SIS milestone), 38,027.0 MW (15.6 percent) of new generation in the queue are expected to go into service.

Table 12-29 shows the percent of all project MW, by unit type, to go in service by year submitted to the queue. Of all battery projects that entered the queue in 2010, 65.5 percent reached the status of in service by September 30, 2024. Of all battery projects that entered the queue in 2016, only 1.3 percent have reached the status of in service as of September 30, 2024.

<sup>67</sup> All milestones after the FSA are included in the totals under the CSA headings of the tables within Section 12, "Generation and Transmission Planning."

Unit Type	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024
Battery	65.5%	8.3%	15.1%	43.9%	21.5%	11.5%	1.3%	0.0%	3.1%	0.0%	0.2%	0.0%	0.0%	0.0%	0.0%
CC	14.6%	24.5%	30.8%	35.6%	53.6%	13.4%	20.7%	8.1%	4.1%	2.7%	0.0%	0.0%	0.0%	0.0%	0.0%
CT - Natural Gas	100.0%	98.3%	71.6%	42.2%	56.8%	0.2%	13.2%	38.9%	8.5%	4.3%	7.2%	0.0%	0.0%	NA	0.0%
CT - Oil	100.0%	NA	1.2%	0.0%	0.0%	NA	NA	NA	0.0%	100.0%	0.0%	NA	NA	NA	0.0%
CT - Other	28.8%	26.2%	36.1%	100.0%	0.0%	100.0%	NA	0.0%	NA	NA	NA	0.0%	NA	NA	0.0%
Fuel Cell	NA	NA	NA	NA	NA	67.4%	12.5%	0.0%	NA	100.0%	NA	0.0%	NA	NA	0.0%
Hydro - Pumped Storage	NA	NA	NA	NA	NA	100.0%	NA	NA	0.0%	0.0%	NA	0.0%	NA	NA	0.0%
Hydro - Run of River	0.0%	0.0%	57.6%	49.6%	11.2%	NA	100.0%	26.8%	100.0%	0.0%	0.0%	0.0%	NA	NA	0.0%
Nuclear	15.5%	1.6%	0.0%	100.0%	NA	NA	25.4%	100.0%	100.0%	NA	0.0%	NA	NA	NA	0.0%
RICE - Natural Gas	NA	NA	100.0%	66.7%	5.4%	6.2%	0.0%	5.4%	NA	NA	NA	NA	NA	NA	0.0%
RICE - Oil	0.0%	0.0%	NA	NA	NA	30.8%	NA	NA	NA	NA	NA	NA	0.0%	NA	0.0%
RICE - Other	100.0%	100.0%	100.0%	100.0%	79.7%	25.5%	2.8%	0.0%	100.0%	NA	NA	NA	NA	NA	0.0%
Solar	10.7%	8.1%	16.9%	24.4%	30.7%	25.2%	32.4%	9.1%	3.8%	2.9%	0.2%	0.0%	0.0%	0.0%	0.0%
Solar + Storage	NA	NA	NA	NA	NA	29.4%	0.0%	0.0%	0.0%	0.0%	0.2%	0.0%	0.0%	0.0%	0.0%
Solar + Wind	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	0.0%	0.0%	NA	NA	0.0%
Steam - Coal	100.0%	0.0%	1.4%	68.4%	1.2%	23.4%	37.5%	100.0%	22.4%	0.0%	NA	NA	NA	NA	0.0%
Steam - Natural Gas	NA	NA	NA	100.0%	0.0%	100.0%	100.0%	100.0%	NA	NA	45.5%	NA	NA	NA	0.0%
Steam - Oil	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%
Steam - Other	0.5%	61.2%	16.6%	0.0%	0.0%	NA	NA	NA	NA	NA	NA	0.0%	0.0%	NA	0.0%
WInd	6.1%	3.4%	2.5%	6.3%	20.7%	12.5%	21.1%	2.6%	1.1%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%
Wind + Storage	NA	NA	NA	NA	NA	NA	0.0%	0.0%	NA	NA	NA	NA	0.0%	NA	0.0%
All	11.6%	19.0%	25.9%	34.5%	42.3%	15.4%	24.3%	8.5%	3.0%	1.8%	0.3%	0.0%	0.0%	0.0%	0.0%

Table 12-29 Percent of all projects (MW energy) to go in service by unit type and year submitted to the queue: September 30, 2024

Table 12-30 shows the total MW that went in service each year, by unit type, since 1999. In the first nine months of 2024, 2,092.3 MW from the queue went in service. Of the 2,092.3 MW that went in service, 1,971.5 MW (94.2 percent) were solar units, 100.8 MW (4.8 percent) were wind units and 20.0 MW (1.0 percent) were battery units.

Unit Type	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024
Battery	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	27.4	4.5	23.0	24.0	110.4	10.0	2.0	40.0	25.5	0.0	1.5	0.0	61.8	20.0
CC	0.0	0.0	100.0	2,608.0	2,785.0	2,845.0	15.1	1,196.0	22.0	177.0	52.0	136.0	1,869.0	162.7	82.2	2,155.7	2,977.7	5,418.0	3,888.1	10,865.0	2,983.0	88.0	3,424.7	1,825.9	2,644.0	0.0
CT - Natural Gas	0.0	409.6	432.0	2,442.0	638.7	61.3	993.0	39.3	97.0	821.0	181.7	97.8	850.4	393.0	95.0	125.2	317.9	72.0	212.0	388.0	104.0	156.0	328.4	153.5	532.1	0.0
CT - Oil	0.0	0.0	315.0	6.5	0.0	33.0	292.0	7.5	21.0	15.3	85.6	0.0	23.9	2.0	0.5	2.0	0.0	0.0	0.0	0.0	0.0	13.0	0.0	0.0	0.0	0.0
CT - Other	0.0	0.0	10.0	0.0	0.0	4.1	0.0	0.0	11.0	6.9	0.0	18.2	0.0	70.7	17.6	6.0	8.0	5.9	0.0	0.0	3.2	0.0	0.0	0.0	0.0	0.0
Fuel Cell	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1.9	0.0	3.0	0.0	0.0	0.0	0.0
Hydro - Pumped Storage	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	340.0	16.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	34.0	0.0	0.0	0.0	0.0	0.0	0.0
Hydro - Run of River	0.0	0.0	0.0	107.0	196.0	2.0	0.0	5.7	2.5	0.0	6.2	180.0	27.0	0.0	6.0	28.9	160.5	0.0	29.5	5.5	0.0	2.4	0.0	0.0	0.0	0.0
Nuclear	54.2	0.0	165.0	15.0	44.0	0.0	1,693.0	242.0	130.0	115.0	0.0	281.0	422.0	328.0	117.0	80.0	54.0	133.8	130.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
RICE - Natural Gas	0.0	0.0	0.0	0.0	0.0	8.0	29.0	2.0	19.5	0.0	0.0	10.5	0.0	0.0	0.0	0.0	18.9	20.9	19.9	5.2	39.8	0.0	0.0	0.0	0.0	0.0
RICE – Oil	0.0	0.0	0.0	0.0	0.0	23.3	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	4.0	0.0	0.0	0.0	0.0
RICE - Other	0.0	1.2	0.0	2.9	17.2	0.0	27.5	44.9	86.6	57.6	38.8	13.8	39.8	2.0	109.0	0.0	3.8	19.3	22.4	0.0	0.8	0.0	0.0	0.0	0.0	0.0
Solar	30.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	3.3	5.1	6.8	137.2	98.9	44.4	59.8	172.1	290.8	332.9	285.3	559.0	1,669.0	807.5	1,078.5	1,202.0	1,971.5
Solar + Storage	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1.0	0.0	0.0	0.0	1.1	0.0	0.0	0.0	17.0	0.0
Solar + Wind	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Steam - Coal	12.0	20.0	59.0	21.0	0.0	37.0	20.0	14.0	55.0	720.5	123.0	177.0	97.0	708.0	48.0	16.0	92.5	0.0	47.0	24.0	20.0	0.0	11.0	0.0	0.0	0.0
Steam - Natural Gas	5.0	0.0	2.5	10.0	0.0	0.0	0.0	0.0	25.0	145.0	0.0	0.0	5.5	0.0	0.0	0.0	0.0	696.5	0.0	0.0	0.0	64.0	0.0	0.0	0.0	0.0
Steam - Oil	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Steam - Other	0.0	0.0	0.0	0.0	0.0	0.0	0.0	529.0	0.0	20.0	0.0	122.5	0.9	0.0	50.0	3.8	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
WInd	0.0	0.0	0.0	15.0	190.0	20.4	7.5	380.0	867.3	729.8	622.0	1,183.5	326.6	1,424.5	150.0	500.0	455.0	465.8	700.7	762.0	535.0	1,008.6	310.0	0.0	285.4	100.8
Wind + Storage	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	186.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Total	101.2	430.8	1,083.5	5,227.4	3,870.9	3,034.1	3,077.1	2,460.4	1,522.9	2,811.4	1,454.4	2,243.1	3,826.6	3,194.2	742.7	3,001.4	4,371.8	7,133.0	5,384.5	12,410.9	4,271.4	3,008.0	4,883.1	3,057.9	4,742.3	2,092.3

#### Queue Analysis by Fuel Group

The time it takes to complete a study depends on the backlog and the number of projects in the queue, but not on the size of the project. Table 12-31 shows the number of projects that entered the queue by year and by fuel group. The fuel groups are nuclear units, renewable units (including hydro run of river, solar and wind units (including renewable solar and wind hybrids), storage units (including battery and pumped storage hydro units), thermal units (including combined cycle, CT natural gas and oil, RICE natural gas and oil and steam coal, natural gas and oil) and other units (all other fuels). The number of queue entries has increased during the past several years, primarily by renewable projects. Of the 5,538 projects entered from January 2015 through September 2024, 4,122 projects (74.4 percent) were renewable.

#### Table 12-31 Number of projects entered in the queue: September 30, 2024

					I	uel Group					
Year		Percent		Percent		Percent		Percent		Percent	
Entered	Nuclear	Nuclear	Renewable	Renewable	Storage	Storage	Thermal	Thermal	Other	Other	Total
1997	2	15.4%	0	0.0%	0	0.0%	11	84.6%	0	0.0%	13
1998	0	0.0%	0	0.0%	0	0.0%	18	100.0%	0	0.0%	18
1999	1	1.1%	5	5.6%	0	0.0%	82	91.1%	2	2.2%	90
2000	2	2.4%	3	3.6%	0	0.0%	75	90.4%	3	3.6%	83
2001	4	4.4%	6	6.6%	0	0.0%	78	85.7%	3	3.3%	91
2002	3	5.9%	15	29.4%	0	0.0%	23	45.1%	10	19.6%	51
2003	1	1.9%	34	64.2%	0	0.0%	13	24.5%	5	9.4%	53
2004	4	7.4%	17	31.5%	0	0.0%	23	42.6%	10	18.5%	54
2005	3	2.3%	74	55.6%	1	0.8%	36	27.1%	19	14.3%	133
2006	9	5.7%	67	42.7%	0	0.0%	47	29.9%	34	21.7%	157
2007	9	4.1%	64	29.2%	1	0.5%	124	56.6%	21	9.6%	219
2008	3	1.4%	102	47.2%	7	3.2%	79	36.6%	25	11.6%	216
2009	10	5.8%	107	61.8%	2	1.2%	34	19.7%	20	11.6%	173
2010	5	1.1%	370	83.9%	5	1.1%	40	9.1%	21	4.8%	441
2011	6	1.7%	264	74.4%	4	1.1%	61	17.2%	20	5.6%	355
2012	2	1.3%	59	37.1%	11	6.9%	69	43.4%	18	11.3%	159
2013	1	0.6%	54	35.1%	21	13.6%	69	44.8%	9	5.8%	154
2014	0	0.0%	100	52.1%	21	10.9%	59	30.7%	12	6.3%	192
2015	0	0.0%	130	42.1%	63	20.4%	103	33.3%	13	4.2%	309
2016	2	0.5%	283	70.9%	22	5.5%	65	16.3%	27	6.8%	399
2017	2	0.6%	280	78.9%	7	2.0%	47	13.2%	19	5.4%	355
2018	1	0.2%	341	77.5%	50	11.4%	47	10.7%	1	0.2%	440
2019	0	0.0%	546	78.3%	100	14.3%	50	7.2%	1	0.1%	697
2020	2	0.2%	780	78.2%	193	19.4%	21	2.1%	1	0.1%	997
2021	0	0.0%	978	73.3%	336	25.2%	10	0.7%	11	0.8%	1,335
2022	0	0.0%	370	68.6%	160	29.7%	8	1.5%	1	0.2%	539
2023	0	0.0%	414	88.7%	42	9.0%	11	2.4%	0	0.0%	467
2024	0	0.0%	0	0.0%	0	0.0%	0	0.0%	0	0.0%	0
Total	72	0.9%	5,463	66.7%	1,046	12.8%	1,303	15.9%	306	3.7%	8,190

As of September 30, 2024, renewable projects make up 77.3 percent of all projects in the queue and those projects account for 74.8 percent of the nameplate MW currently active, suspended or under construction in the queue as of September 30, 2024 (Table 12-32).

Fuel Group	Number of Projects	Percent of Projects	MW	Percent MW
Nuclear	1	0.0%	44.0	0.0%
Renewable	2,238	77.3%	181,981.8	74.8%
Storage	599	20.7%	51,351.4	21.1%
Thermal	48	1.7%	9,676.9	4.0%
Other	11	0.4%	84.3	0.0%
Total	2,897	100.0%	243,138.4	100.0%

Ta	ble	12-32	Queue o	details	by f	uel	group: S	Septem	ber 30, 2	024
----	-----	-------	---------	---------	------	-----	----------	--------	-----------	-----

Historical completion rates for renewable projects may not be an accurate predictor of completion rates for current renewable projects. The outcomes for current projects will provide additional information and improve the ability to assess the likely future generation mix based on the type of projects in the queue.

Since wind resources cannot be dispatched on demand, PJM rules previously required that the unforced capacity of wind resources be derated to 20 percent of nameplate capacity until actual generation data are available. Beginning with Queue U, PJM derated wind resources to 13 percent of nameplate capacity until there was operational data to support a different conclusion.<sup>68</sup> PJM derated solar resources to 38 percent of nameplate capacity. Effective June 1, 2017, PJM adjusted the derates of wind and solar resources. The capacity factor derates for wind resources are dependent on the wind farm locations and have an average derate of 16.2 percent. The capacity factor derates for solar resources are dependent on the solar installation type and have an average derate of 46.7 percent.

Beginning with the 2023/2024 Delivery Year, unforced capacity for intermittent resources and limited duration resources are determined by PJM's effective load carrying capability (ELCC) analysis. The PJM ELCC analysis will determine capacity derates by resource class for each Delivery Year. The unforced capacity derate for a specific resource will equal the product of the

68 See "PJM Manual 14B: PJM Region Transmission Planning Process," Rev. 56 (June 27, 2024).

ELCC class rating and a resource specific performance factor. For example, the 2025/2026 ELCC class rating for wind resources is 35.0 percent, for solar resources with tracking panels is 14.0 percent and for solar resources with fixed panels is 9.0 percent.<sup>69</sup> The ELCC class rating for battery or energy storage resources replaces the 10 hour rule that was previously used to determine the unforced capacity value for an energy storage resource. PJM defined four different energy storage classes differentiated by duration. The ELCC class rating is 59.0 percent for storage resources that can continuously generate energy at the nameplate capacity for four hours (four hour storage). The ELCC class rating is 67.0 percent for six hour storage and 68.0 percent for 8 hour storage and 78.0 percent for 10 hour storage.<sup>70</sup>

While renewables currently make up the majority of both projects and nameplate MW in the queue, historical completion rates and derating factors must be accounted for when evaluating the share of capacity resources that are likely to be contributed by renewables (Table 12-28). Table 12-33 shows the total MW of all projects in the queue as of September 30, 2024, in the status of active, suspended and under construction, by unit type. Table 12-33 also shows the total MW Energy and MW Capacity for each fuel type adjusted based on current historical completion rates and, for Capacity MW in the queue, adjusted for ELCC derates.<sup>71</sup> <sup>72</sup>

Table 12-33 shows that of the 7,119.8 MW, on an energy basis, of combined cycle projects in the queue, 3,783.9 MW (53.1 percent) are expected to go in service based on historical completion rates as of September 30, 2024.

Of the 51,321.4 MW, on an energy basis, of battery projects in the queue, 1,301.9 MW (2.5 percent) are expected to go in service based on historical completion rates as of September 30, 2024.

<sup>69</sup> ELCC Class Ratings for 2025/2026 Base Residual Auction, PJM Interconnection LLC. (March 13, 2024) <a href="https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx">https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx</a>

<sup>70</sup> Additional information available in PJM Manual 21A: Determination of Accredited UCAP Using Effective Load Carrying Capability Analysis, PJM Interconnection LLC., Rev. 5 (June 27, 2024).

<sup>71</sup> The 2025/2026 BRA ELCC factors are used for the ELCC derate adjusted MW. The adjusted MW are calculated using the four hour storage ELCC derate of 59.0 percent for battery resources, 35.0 percent ELCC derate for wind resources and 45.0 percent ELCC derate for solar resources.

<sup>72</sup> ELCC Class Ratings for 2025/2026 Base Residual Auction, PJM Interconnection LLC. (March 13, 2024) <a href="https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx">https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx</a>.

Of the 181,981.8 MW, on an energy basis, of renewable projects in the queue, 31,346.9 MW (17.2 percent) are expected to go in service based on historical completion rates as of September 30, 2024.

Of the 6,918.1 MW, on a capacity basis that requested CIRs, of combined cycle projects requested in the generation queues in the status of active, under construction or suspended, 3,576.8 MW (51.7 percent) are expected to go into service based on historical completion rates. Based on historical completion rates and the ELCC derate factors using the class ratings for the 2025/2026 Base Residual Auction,<sup>73</sup> the 6,918.1 MW of capacity requests currently under construction, suspended or active in the queue would be reduced to 2,825.7 MW of capacity (40.8 percent of the total requested capacity).<sup>74</sup>

Of the 45,905.0 MW, on a capacity basis that requested CIRs, of battery projects requested in the generation queues in the status of active, under construction or suspended, 191.8 MW (0.4 percent) are expected to go into service based on historical completion rates. Based on historical completion rates and the ELCC derate factors using the class ratings for the 2025/2026 Base Residual Auction,<sup>75</sup> the 45,905.0 MW of capacity requests currently under construction, suspended or active in the queue would be reduced to 113.2 MW of capacity (0.2 percent of the total requested capacity).<sup>76</sup>

Of the 99,336.8 MW, on a capacity basis that requested CIRs, of renewable projects requested in the generation queues in the status of active, under construction or suspended, 15,279.2 MW (15.4 percent) are expected to go into service based on historical completion rates. Based on historical completion rates and the ELCC derate factors using the class ratings for the 2025/2026 Base Residual Auction, the 99,336.8 MW of capacity requests currently under construction, suspended or active in the queue would be reduced to 2,478.2 MW of capacity (2.5 percent of the total requested capacity).<sup>77</sup>

As of September 30, 2024, 154,873.9 MW of capacity requests (requested CIRs) were in the generation queues in the status of active, under construction or suspended. Based on historical completion rates, 20,596.0 MW (13.3 percent) are expected to go into service. Based on historical completion rates and the ELCC derate factors using the class ratings for the 2025/2026 Base Residual Auction, the 154,873.9 MW of capacity requests currently under construction, suspended or active in the queue would be reduced to 6,389.1 MW of capacity (4.1 percent of the total requested capacity).

# Table 12–33 Queue totals for projects (active, suspended and under construction) by unit type adjusted for current historical completion rates and ELCC derates (MW): September 30, 2024<sup>78</sup>

	Ene	rgy (MW)		Capacity (MW	/)
		Completion Rate		Completion Rate	Completion Rate
Unit Type	Total	Adjusted	Total	Adjusted	and ELCC Adjusted
Battery	51,321.4	1,301.9	45,905.0	191.8	113.2
CC	7,119.8	3,783.9	6,918.1	3,576.8	2,825.7
CT - Natural Gas	2,477.7	1,522.7	2,479.5	1,475.9	915.1
CT - Oil	0.0	0.0	0.0	0.0	0.0
CT - Other	49.3	4.1	48.6	4.1	2.5
Fuel Cell	5.0	1.5	5.0	0.5	0.5
Hydro - Pumped Storage	30.0	7.2	30.0	10.4	3.9
Hydro - Run of River	112.8	52.3	86.8	40.7	15.1
Nuclear	44.0	22.6	44.0	22.1	21.0
RICE - Natural Gas	14.4	3.7	14.4	3.4	3.1
RICE - Oil	0.0	0.0	0.0	0.0	0.0
RICE - Other	0.0	0.0	0.0	0.0	0.0
Solar	112,157.8	23,833.8	65,848.6	13,543.5	1,896.1
Solar + Storage	30,505.6	187.2	22,670.8	124.9	17.5
Solar + Wind	209.0	0.0	54.5	0.0	0.0
Steam - Coal	65.0	24.4	65.0	24.5	20.6
Steam - Natural Gas	0.0	0.0	0.0	0.0	0.0
Steam - Oil	0.0	0.0	0.0	0.0	0.0
Steam - Other	30.0	8.1	27.5	7.2	5.4
Wind	38,846.6	7,228.5	10,649.8	1,558.3	545.4
Wind + Storage	150.0	45.0	26.4	11.8	4.1
Total	243,138.4	38,027.0	154,873.9	20,596.0	6,389.1

<sup>73</sup> ELCC Class Ratings for 2025/2026 Base Residual Auction, PJM Interconnection LLC. (March 13, 2024) <a href="https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx">https://www.pjm.com/-/media/planning/res-adeq/elcc/2025-26-bra-elcc-class-ratings.ashx</a>.

<sup>74</sup> The 2025/2026 BRA ELCC factors are used for the ELCC derate adjusted MW. The adjusted MW are calculated using the four hour storage ELCC derate for battery resources, tracking solar for solar resources and onshore wind for wind resources.

<sup>75</sup> ELCC Class Ratings for 2025/2026 Base Residual Auction, PJM Interconnection LLC. (March 13, 2024) <a href="https://www.pjm.com/-/media/planning/res-adeg/elcc/2025-26-bra-elcc-class-ratings.ashx">https://www.pjm.com/-/media/planning/res-adeg/elcc/2025-26-bra-elcc-class-ratings.ashx</a>.

<sup>76</sup> The 2025/2026 BRA ELCC factors are used for the ELCC derate adjusted MW. The adjusted MW are calculated using the four hour storage ELCC derate for battery resources, tracking solar for solar resources and onshore wind for wind resources.

<sup>77</sup> The 2025/2026 BRA ELCC factors are used for the ELCC derate adjusted MW. The adjusted MW are calculated using the four hour storage ELCC derate for battery resources, tracking solar for solar resources and onshore wind for wind resources.

<sup>78</sup> The 2025/2026 BRA ELCC factors are used for the ELCC derate adjusted MW. The adjusted MW are calculated using the four hour storage ELCC derate for battery resources, tracking solar for solar resources and onshore wind for wind resources.

#### Queue Analysis by Unit Type and Project Classification

Table 12-34 shows the current status of all generation queue projects by unit type and project classification from January 1, 1997, through September 30, 2024. As of September 30, 2024, 8,190 projects, representing 828,396.3 MW, have entered the queue process since its inception. Of those, 1,194 projects, representing 89,437.2 MW, went into service. Of the projects that entered the queue process, 4,099 projects, representing 495,820.6 MW (59.9 percent of the MW) withdrew prior to completion. Such projects may create barriers to entry for projects that would otherwise be completed by taking up queue positions, increasing interconnection costs and creating uncertainty.

A total of 6,201 projects have been classified as new generation and 1,989 projects have been classified as upgrades. Natural gas, wind, solar and renewable hybrid projects (including solar + storage, solar + wind and wind + storage) have accounted for 6,449 projects (78.7 percent) of all 8,190 generation queue projects to enter the queue since January 1, 1997.

											1	lumber of	Projects										
				CT -				Hydro -	Hydro -		RICE -							Steam -					
				Natural		CT -		Pumped	Run of		Natural	RICE -	RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam -		Wind +	
Project Status	Project Classification	Battery	CC	Gas	CT - Oil	Other	Fuel Cell	Storage	River	Nuclear	Gas	Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	Other	Wind	Storage	Tota
In Service	New Generation	30	67	51	10	25	3	0	10	2	10	0	55	265	3	0	8	6	0	4	99	1	649
In Service	Upgrade	7	119	137	23	5	1	3	19	45	9	2	16	66	0	0	57	10	0	7	18	1	545
Under Construction	New Generation	4	1	0	0	0	0	0	1	0	0	0	0	63	5	0	0	0	0	0	4	0	78
Under Construction	Upgrade	0	2	1	0	0	0	0	0	1	0	0	0	21	1	0	3	0	0	0	1	0	30
Common al cal	New Generation	8	2	0	0	0	0	0	0	0	0	0	0	106	1	0	0	0	0	0	6	0	123
Suspended	Upgrade	4	0	0	0	0	0	0	0	0	0	0	0	12	0	0	0	0	0	0	0	0	16
Withdrawn	New Generation	290	439	32	10	84	28	4	45	9	29	12	16	1,844	195	0	55	1	0	34	494	1	3,622
withdrawn	Upgrade	113	108	25	15	12	0	0	4	15	0	3	3	120	7	0	15	2	0	2	32	1	477
A	New Generation	348	6	3	0	5	0	0	4	0	1	0	0	1,005	284	2	0	0	0	2	68	1	1,729
Active	Upgrade	234	12	17	0	2	2	1	2	0	0	0	0	508	47	1	0	0	0	0	95	0	921
Total Projects	New Generation	680	515	86	20	114	31	4	60	11	40	12	71	3,283	488	2	63	7	0	40	671	3	6,201
Total Projects	Upgrade	358	241	180	38	19	3	4	25	61	9	5	19	727	55	1	75	12	0	9	146	2	1,989

#### Table 12-34 Status of all generation queue projects: January 1, 1997 through September 30, 2024

Table 12-35 shows the totals in Table 12-34 by share of classification as new generation or upgrade. Within a unit type the shares of upgrades add to 100 percent and the shares of new generation add to 100 percent. For example, 76.0 percent of all hydro run of river projects classified as upgrades are currently in service in PJM, 16.0 percent of hydro run of river upgrades were withdrawn and 8.0 percent of hydro run of river upgrades are active in the queue.

Table 12-35 Status of all generation	queue projects as a	percent of total proj	jects by classification: January	1, 1997 through September 30, 2024

												Percent of	Projects										
				CT -				Hydro -	Hydro -		RICE -							Steam -					
				Natural		CT -		Pumped	Run of		Natural	RICE -	RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam -		Wind +	
Project Status	Project Classification	Battery	CC	Gas	CT - Oil	Other	Fuel Cell	Storage	River	Nuclear	Gas	Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	Other	Wind	Storage	Total
In Service	New Generation	4.4%	13.0%	59.3%	50.0%	21.9%	9.7%	0.0%	16.7%	18.2%	25.0%	0.0%	77.5%	8.1%	0.6%	0.0%	12.7%	85.7%	0.0%	10.0%	14.8%	33.3%	10.5%
In Service	Upgrade	2.0%	49.4%	76.1%	60.5%	26.3%	33.3%	75.0%	76.0%	73.8%	100.0%	40.0%	84.2%	9.1%	0.0%	0.0%	76.0%	83.3%	0.0%	77.8%	12.3%	50.0%	27.4%
Under Construction	New Generation	0.6%	0.2%	0.0%	0.0%	0.0%	0.0%	0.0%	1.7%	0.0%	0.0%	0.0%	0.0%	1.9%	1.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.6%	0.0%	1.3%
Under Construction	Upgrade	0.0%	0.8%	0.6%	0.0%	0.0%	0.0%	0.0%	0.0%	1.6%	0.0%	0.0%	0.0%	2.9%	1.8%	0.0%	4.0%	0.0%	0.0%	0.0%	0.7%	0.0%	1.5%
Suspended	New Generation	1.2%	0.4%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	3.2%	0.2%	0.0%	0.0%	0.0%	0.0%	0.0%	0.9%	0.0%	2.0%
Suspended	Upgrade	1.1%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	1.7%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.8%
Withdrawn	New Generation	42.6%	85.2%	37.2%	50.0%	73.7%	90.3%	100.0%	75.0%	81.8%	72.5%	100.0%	22.5%	56.2%	40.0%	0.0%	87.3%	14.3%	0.0%	85.0%	73.6%	33.3%	58.4%
WILIIUIAWII	Upgrade	31.6%	44.8%	13.9%	39.5%	63.2%	0.0%	0.0%	16.0%	24.6%	0.0%	60.0%	15.8%	16.5%	12.7%	0.0%	20.0%	16.7%	0.0%	22.2%	21.9%	50.0%	24.0%
Antivo	New Generation	51.2%	1.2%	3.5%	0.0%	4.4%	0.0%	0.0%	6.7%	0.0%	2.5%	0.0%	0.0%	30.6%	58.2%	100.0%	0.0%	0.0%	0.0%	5.0%	10.1%	33.3%	27.9%
Active -	Upgrade	65.4%	5.0%	9.4%	0.0%	10.5%	66.7%	25.0%	8.0%	0.0%	0.0%	0.0%	0.0%	69.9%	85.5%	100.0%	0.0%	0.0%	0.0%	0.0%	65.1%	0.0%	46.3%

Table 12-36 shows the total MW of projects in the PJM generation queue by unit type and project classification. For example, the 494 new generation wind projects that have been withdrawn from the queue as of September 30, 2024, (as shown in Table 12-34) constitute 96,325.6 MW. The 439 new generation combined cycle projects that have been withdrawn in the same time period constitute 221,312.8 MW.

												Projec	t MW										
				CT -				Hydro -	Hydro -		RICE -							Steam -					
				Natural		CT -		Pumped	Run of		Natural	RICE -	RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam -		Wind +	
Project Status	Project Classification	Battery	CC	Gas	CT - Oil	Other Fu	el Cell	Storage	River	Nuclear	Gas	Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	Other	Wind	Storage	Total
In Service	New Generation	305.7	39,701.9	6,748.8	676.5	149.2	1.9	0.0	371.5	1,639.0	156.4	0.0	440.1	7,863.8	19.1	0.0	1,343.0	728.0	0.0	60.9	10,715.8	186.0	71,107.6
In Service	Upgrade	44.4	8,618.1	3,192.1	140.8	12.3	3.0	390.0	387.6	2,365.0	17.3	27.3	47.5	890.3	0.0	0.0	979.0	225.5	0.0	665.3	324.1	0.0	18,329.6
Under Construction	New Generation	43.5	940.0	0.0	0.0	0.0	0.0	0.0	12.0	0.0	0.0	0.0	0.0	5,641.1	156.9	0.0	0.0	0.0	0.0	0.0	593.9	0.0	7,387.4
Under Construction	Upgrade	0.0	153.8	60.0	0.0	0.0	0.0	0.0	0.0	44.0	0.0	0.0	0.0	592.2	3.2	0.0	65.0	0.0	0.0	0.0	105.9	0.0	1,024.1
Suspended	New Generation	450.7	1,845.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	7,491.4	17.5	0.0	0.0	0.0	0.0	0.0	1,782.5	0.0	11,587.2
Suspended	Upgrade	142.2	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	504.7	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	646.9
Withdrawn	New Generation	14,024.2	221,312.8	5,794.3	1,735.0	1,587.1	6.4	1,200.0	2,067.6	8,161.0	481.2	63.9	88.6	66,666.0	15,175.4	0.0	33,511.6	27.0	0.0	1,050.9	96,325.6	90.0	469,368.6
withdrawn	Upgrade	2,611.0	13,828.9	1,461.5	593.0	68.7	0.0	0.0	104.0	1,066.0	0.0	19.6	10.0	3,064.7	88.5	0.0	885.0	6.0	0.0	37.1	2,591.8	16.3	26,452.1
A	New Generation	40,831.4	3,890.0	1,838.0	0.0	49.3	0.0	0.0	46.6	0.0	14.4	0.0	0.0	87,044.3	28,877.6	209.0	0.0	0.0	0.0	30.0	33,101.5	150.0	196,082.1
Active	Upgrade	9,853.6	291.0	579.7	0.0	0.0	5.0	30.0	54.2	0.0	0.0	0.0	0.0	10,884.1	1,450.5	0.0	0.0	0.0	0.0	0.0	3,262.8	0.0	26,410.9
Total Ducients	New Generation	55,655.5	267,689.7	14,381.1	2,411.5	1,785.6	8.3	1,200.0	2,497.6	9,800.0	652.0	63.9	528.7	174,706.6	44,246.5	209.0	34,854.6	755.0	0.0	1,141.8	142,519.3	426.0	755,532.7
Total Projects	Upgrade	12,651.2	22,891.8	5,293.3	733.8	81.0	8.0	420.0	545.8	3,475.0	17.3	46.9	57.5	15,936.0	1,542.2	0.0	1,929.0	231.5	0.0	702.4	6,284.6	16.3	72,863.6

Table 12-36 Status of all generation (MW) in the generation queue: January 1, 1997 through September 30, 2024

Table 12-37 shows the MW totals in Table 12-36 by share by classification as new generation or upgrade. Within a unit type the shares of upgrades add to 100 percent and the shares of new generation add to 100 percent. For example, 67.6 percent of wind project MW classified as new generation have been withdrawn from the queue between January 1, 1997, and September 30, 2024.

										Р	ercent of	otal Proje	cts by Clas	sification									
				CT -				Hydro -	Hydro -		RICE -							Steam -					
				Natural		CT -		Pumped	Run of		Natural	RICE -	RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam -		Wind +	
Project Status	Project Classification	Battery	CC	Gas	CT - Oil	Other	Fuel Cell	Storage	River	Nuclear	Gas	Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	Other	Wind	Storage	Total
In Service	New Generation	0.5%	14.8%	46.9%	28.1%	8.4%	23.3%	0.0%	14.9%	16.7%	24.0%	0.0%	83.2%	4.5%	0.0%	0.0%	3.9%	96.4%	0.0%	5.3%	7.5%	43.7%	9.4%
In Service	Upgrade	0.4%	37.6%	60.3%	19.2%	15.2%	37.5%	92.9%	71.0%	68.1%	100.0%	58.2%	82.6%	5.6%	0.0%	0.0%	50.8%	97.4%	0.0%	94.7%	5.2%	0.0%	25.2%
Under Construction	New Generation	0.1%	0.4%	0.0%	0.0%	0.0%	0.0%	0.0%	0.5%	0.0%	0.0%	0.0%	0.0%	3.2%	0.4%	0.0%	0.0%	0.0%	0.0%	0.0%	0.4%	0.0%	1.0%
Under Construction	Upgrade	0.0%	0.7%	1.1%	0.0%	0.0%	0.0%	0.0%	0.0%	1.3%	0.0%	0.0%	0.0%	3.7%	0.2%	0.0%	3.4%	0.0%	0.0%	0.0%	1.7%	0.0%	1.4%
Cuspondod	New Generation	0.8%	0.7%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	4.3%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	1.3%	0.0%	1.5%
Suspended	Upgrade	1.1%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	3.2%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.9%
Withdrawn	New Generation	25.2%	82.7%	40.3%	71.9%	88.9%	76.7%	100.0%	82.8%	83.3%	73.8%	100.0%	16.8%	38.2%	34.3%	0.0%	96.1%	3.6%	0.0%	92.0%	67.6%	21.1%	62.1%
withdrawn	Upgrade	20.6%	60.4%	27.6%	80.8%	84.8%	0.0%	0.0%	19.1%	30.7%	0.0%	41.8%	17.4%	19.2%	5.7%	0.0%	45.9%	2.6%	0.0%	5.3%	41.2%	100.0%	36.3%
Anting	New Generation	73.4%	1.5%	12.8%	0.0%	2.8%	0.0%	0.0%	1.9%	0.0%	2.2%	0.0%	0.0%	49.8%	65.3%	100.0%	0.0%	0.0%	0.0%	2.6%	23.2%	35.2%	26.0%
Active	Upgrade	77.9%	1.3%	11.0%	0.0%	0.0%	62.5%	7.1%	9.9%	0.0%	0.0%	0.0%	0.0%	68.3%	94.1%	0.0%	0.0%	0.0%	0.0%	0.0%	51.9%	0.0%	36.2%

Table 12-37 Status of all generation queue projects as percent of total MW in project classification: January 1, 1997 through September 30, 2024

Table 12-38 shows the project MW that entered the PJM generation queue by unit type and year of entry. Since 2016, 70.4 percent of all new projects entering the generation queue have been combined cycle (9.9 percent), wind (17.6 percent) or solar projects (43.0 percent). Prior to 2015, no renewable hybrid units (solar + storage, solar + wind and wind + storage) entered the queue. In the time period from January 1, 2015 through September 30, 2024, 46,439.9 MW of renewable hybrid units have entered the queue.

			-	,	/1		<u> </u>	, ,		,	·	5	<u> </u>		-							
			CT -				Hydro -	Hydro -		RICE -							Steam -					
			Natural		CT -	Fuel	Pumped	Run of		Natural	RICE -	RICE -		Solar +	Solar +	Steam -	Natural	Steam -	Steam -		Wind +	
Year	Battery	CC	Gas	CT - Oil	Other	Cell	Storage	River	Nuclear	Gas	Oil	Other	Solar	Storage	Wind	Coal	Gas	Oil	Other	Wind	Storage	Total
1997	0.0	4,148.0	321.0	315.0	0.0	0.0	0.0	0.0	50.0	0.0	0.0	0.0	0.0	0.0	0.0	6.0	0.0	0.0	0.0	0.0	0.0	4,840.0
1998	0.0	7,006.0	1,775.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	8,781.0
1999	0.0	29,412.7	2,069.1	0.0	10.0	0.0	0.0	196.0	45.0	0.0	0.0	0.0	0.0	0.0	0.0	47.0	0.0	0.0	525.0	115.4	0.0	32,420.2
2000	0.0	21,144.8	493.6	31.5	8.8	0.0	0.0	0.0	95.0	0.0	0.0	1.2	0.0	0.0	0.0	37.0	2.5	0.0	0.0	95.6	0.0	21,909.9
2001	0.0	25,411.7	264.0	0.0	0.0	0.0	0.0	107.0	90.0	0.0	0.0	15.6	0.0	0.0	0.0	1,244.6	10.0	0.0	0.0	234.9	0.0	27,377.8
2002	0.0	4,154.0	11.7	0.0	70.5	0.0	0.0	293.0	236.0	8.0	23.3	4.5	0.0	0.0	0.0	1,895.0	0.0	0.0	0.0	790.9	0.0	7,486.9
2003	0.0	2,361.4	10.0	8.0	0.8	0.0	0.0	2.0	0.0	29.0	0.0	27.5	0.0	0.0	0.0	522.0	0.0	0.0	165.0	997.0	0.0	4,122.7
2004	0.0	3,610.0	43.3	20.0	49.1	0.0	0.0	0.0	1,911.0	0.0	35.5	17.5	0.0	0.0	0.0	1,187.0	0.0	0.0	0.0	1,428.7	186.0	8,488.1
2005	0.0	5,824.6	961.0	281.0	51.4	0.0	340.0	174.2	242.0	21.5	0.0	65.1	0.0	0.0	0.0	6,360.0	0.0	0.0	24.0	6,020.0	0.0	20,364.9
2006	0.0	4,188.1	454.3	607.5	73.1	0.0	0.0	159.0	6,894.0	0.0	0.0	93.0	0.0	0.0	0.0	9,586.0	0.0	0.0	258.5	7,650.7	0.0	29,964.2
2007	0.0	13,944.6	941.2	215.9	149.5	0.0	16.0	161.6	368.0	0.0	0.0	56.5	3.3	0.0	0.0	9,078.0	190.0	0.0	50.5	18,510.5	0.0	43,685.5
2008	121.0	26,001.0	129.7	1,113.0	488.8	0.0	0.0	1,254.5	105.0	6.0	0.0	32.0	66.3	0.0	0.0	1,200.5	0.0	0.0	189.8	10,955.5	0.0	41,663.1
2009	34.0	5,548.4	14.0	66.0	214.2	0.0	0.0	133.9	1,933.8	4.5	16.0	15.2	636.5	0.0	0.0	1,273.0	5.5	0.0	148.0	6,672.6	0.0	16,715.6
2010	72.4	9,185.4	176.0	7.9	117.3	0.0	0.0	132.6	426.0	0.0	2.4	54.6	3,672.6	0.0	0.0	64.0	0.0	0.0	173.5	9,803.4	0.0	23,888.1
2011	24.1	19,744.0	29.5	0.0	172.5	0.0	0.0	30.0	182.0	0.0	14.0	75.3	2,014.0	0.0	0.0	357.0	0.0	0.0	49.0	5,576.4	0.0	28,267.8
2012	142.6	18,014.8	102.1	42.5	48.4	0.0	0.0	11.8	369.0	37.2	0.0	4.0	284.6	0.0	0.0	1,837.0	0.0	0.0	143.1	1,529.8	0.0	22,566.8
2013	217.4	10,493.1	1,201.8	5.0	11.2	0.0	0.0	89.4	102.0	59.7	0.0	1.6	231.7	0.0	0.0	158.0	40.0	0.0	44.7	1,296.6	0.0	13,952.1
2014	246.9	11,704.5	1,532.5	401.0	7.7	0.0	0.0	60.5	0.0	48.0	0.0	17.7	1,589.0	0.0	0.0	1,730.5	27.0	0.0	43.1	1,691.3	0.0	19,099.6
2015	546.9	27,550.8	1,324.5	0.0	0.9	2.3	34.0	0.0	0.0	320.4	13.0	31.4	2,919.3	3.4	0.0	47.0	606.5	0.0	0.0	2,160.6	0.0	35,560.9
2016	111.1	18,802.5	1,392.0	0.0	0.0	3.4	0.0	12.5	59.0	23.5	0.0	38.9	11,538.5	85.6	0.0	80.0	77.0	0.0	0.0	3,448.7	16.3	35,688.9
2017	24.6	5,477.6	691.0	0.0	4.1	2.7	0.0	20.5	39.1	97.1	0.0	33.8	13,686.8	324.9	0.0	14.0	17.0	0.0	0.0	5,137.0	90.0	25,660.3
2018	1,413.7	11,080.1	2,512.4	14.0	0.0	0.0	700.0	2.4	28.1	0.0	0.0	0.8	20,333.9	3,957.9	0.0	49.0	0.0	0.0	0.0	17,693.0	0.0	57,785.3
2019	5,244.5	3,332.5	1,587.1	13.0	0.0	3.0	500.0	99.0	0.0	0.0	0.0	0.0	30,283.8	6,922.0	0.0	11.0	0.0	0.0	0.0	11,254.4	0.0	59,250.3
2020	11,718.9	50.0	846.6	4.0	0.0	0.0	0.0	80.2	100.0	0.0	0.0	0.0	38,275.1	8,001.6	199.0	0.0	11.0	0.0	0.0	6,785.9	0.0	66,072.4
2021	25,883.1	2,129.0	771.0	0.0	388.4	5.0	30.0	23.5	0.0	14.4	0.0	0.0	49,049.7	14,960.2	10.0	0.0	0.0	0.0	20.0	11,160.0	0.0	104,444.2
2022	17,528.0	192.0	20.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	6.6	0.0	14,992.8	9,846.5	0.0	0.0	0.0	0.0	10.0	14,214.3	150.0	56,960.2
2023	4,977.4	70.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,064.6	1,686.5	0.0	0.0	0.0	0.0	0.0	3,580.9	0.0	11,379.3
2024	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Total	68,306.7	290,581.5	19,674.4	3,145.3	1,866.6	16.3	1,620.0	3,043.4	13,275.0	669.3	110.8	586.2	190,642.6	45,788.6	209.0	36,783.6	986.5	0.0	1,844.2	148,803.9	442.3	828,396.3

Table 12-38 Queue project MW by unit type and queue entry year: January 1, 1997 through September 30, 2024

#### **Combined Cycle Project Analysis**

Table 12-39 shows the status of all combined cycle projects by number of projects that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone. Of the 23 combined cycle projects classified as new generation or upgrade currently active, suspended or under construction in the PJM generation queue, six projects (26.1 percent) are located in the APS Zone and six projects (26.1 percent) are located in the DOM Zone.

												Numb	er of Pro	ojects										
Project Status	Project Classification	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Total
In Service	New Generation	1	7	0	3	4	2	3	0	2	0	7	2	0	7	4	0	5	2	4	9	5	0	67
III SCIVICC	Upgrade	3	16	0	10	5	0	6	0	0	0	17	5	0	6	5	0	13	3	4	12	14	0	119
Unden Constantion	New Generation	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1
Under Construction	Upgrade	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	1	0	2
Suspandad	New Generation	0	0	0	1	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	2
Suspended	Upgrade	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Withdrawn	New Generation	24	20	0	46	14	8	16	1	1	2	18	16	3	26	25	0	44	41	35	42	55	2	439
Withdrawn	Upgrade	7	9	0	11	4	0	4	0	1	0	11	6	0	8	7	0	4	7	6	8	15	0	108
Active	New Generation	0	2	0	4	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	6
Active	Upgrade	0	0	0	1	2	0	0	0	0	0	6	0	0	0	0	0	0	1	1	0	1	0	12
Total Ducients	New Generation	25	29	0	54	19	10	20	1	3	2	25	18	3	33	29	0	49	43	39	51	60	2	515
Total Projects	Upgrade	10	25	0	22	11	0	11	0	1	0	34	11	0	14	12	0	17	11	11	20	31	0	241

Table 12-39 Status of all combined cycle queue projects by zone (number of projects): January 1, 1997 through September 30, 2024

Table 12-40 shows the status of all combined cycle projects by MW that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone. Of the 7,119.8 MW of combined cycle projects classified as new generation or upgrade currently active, suspended or under construction in the PJM generation queue, 4,055.0 MW (57.0 percent) are located in the APS Zone.

Table 12-40 Status of all combined cycle queue projects by zone (MW): January 1, 1997 through September 30, 2024

													Project N	/W										
	Project																							
Project Status	Classification	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Total
In Service	New Generation	650.0	5,611.0	0.0	1,970.0	3,751.0	140.0	2,960.9	0.0	533.0	0.0	5,828.6	319.2	0.0	1,665.8	2,557.0	0.0	2,665.0	1,900.0	1,560.0	5,892.0	1,698.5	0.0	39,701.9
III SCIVICE	Upgrade	229.0	1,300.0	0.0	959.7	344.0	0.0	642.6	0.0	0.0	0.0	1,053.0	102.0	0.0	110.0	188.9	0.0	1,075.5	112.3	228.6	1,426.6	845.9	0.0	8,618.1
Under Construction	New Generation	0.0	0.0	0.0	0.0	940.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	940.0
Under Construction	Upgrade	0.0	0.0	0.0	0.0	0.0	0.0	102.7	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	51.1	0.0	153.8
Suspended	New Generation	0.0	0.0	0.0	1,270.0	0.0	0.0	575.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,845.0
Suspended	Upgrade	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Withdrawn	New Generation	8,542.5	13,559.5	0.0	22,373.1	9,596.0	3,122.1	10,817.0	1,150.0	134.5	665.0	12,961.0	5,145.4	991.8	13,562.6	13,001.0	0.0	24,140.0	16,114.0	22,268.2	18,917.7	24,244.6	6.9	221,312.8
withdrawn	Upgrade	156.9	1,031.0	0.0	1,368.0	636.0	0.0	1,735.0	0.0	36.0	0.0	780.4	1,410.0	0.0	413.0	1,742.0	0.0	245.0	1,125.6	229.1	703.0	2,217.9	0.0	13,828.9
Active	New Generation	0.0	1,150.0	0.0	2,740.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	3,890.0
Active	Upgrade	0.0	0.0	0.0	45.0	128.0	0.0	0.0	0.0	0.0	0.0	43.0	0.0	0.0	0.0	0.0	0.0	0.0	30.0	45.0	0.0	0.0	0.0	291.0
Total Projects	New Generation	9,192.5	20,320.5	0.0	28,353.1	14,287.0	3,262.1	14,352.9	1,150.0	667.5	665.0	18,789.6	5,464.6	991.8	15,228.4	15,558.0	0.0	26,805.0	18,014.0	23,828.2	24,809.7	25,943.1	6.9	267,689.7
Total Projects	Upgrade	385.9	2,331.0	0.0	2,372.7	1,108.0	0.0	2,480.3	0.0	36.0	0.0	1,876.4	1,512.0	0.0	523.0	1,930.9	0.0	1,320.5	1,267.9	502.7	2,129.6	3,114.9	0.0	22,891.8

Of the 23 combined cycle units in the queue as of September 30, 2024, in the status of Active, Under Construction or Suspended, six units, representing 178.1 MW had a projected in service date prior to January 1, 2024 and 17 units, representing 6,941.7 MW had a projected in service date between January 1, 2024, and March 31, 2028.

#### **Combustion Turbine - Natural Gas Project Analysis**

Table 12-41 shows the status of all combustion turbine natural gas projects by number of projects that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone. Of the 21 combustion turbine natural gas projects classified as new generation or upgrade currently active, suspended or under construction in the PJM generation queue, 10 projects (47.6 percent) are located in the DOM Zone.

Table 12-41 Status of all combustion turbine - natural gas generation queue projects by zone (number of projects): January 1, 1997 through September 30, 2024

												Numbe	r of Pro	jects										
Due is at Status	Project Classification	ACEC		ANADT	ADC	ATCI	DOL	COMED	DAV	DUKE	DUIO	DOM	DDI	FKDC	JCPLC	МГО	0\/E0	DECO	DE	DEDCO	וחח	DEFO	REC	Tatal
Project Status		ACEC	AEP	AMPT	APS	ATSI	BGE	COIVIED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JUPLU	MEC	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Total
In Service	New Generation	5	0	0	6	0	3	1	0	0	2	3	6	0	2	1	0	2	5	2	4	9	0	51
III SCIVICC	Upgrade	4	11	0	10	5	0	20	6	0	0	28	8	0	5	5	0	4	8	5	4	14	0	137
Under Construction	New Generation	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Under Construction	Upgrade	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1
с I I	New Generation	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Suspended	Upgrade	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Withdrawn	New Generation	2	6	0	0	0	2	1	1	0	0	4	0	1	1	0	0	1	6	0	1	6	0	32
Withdrawn	Upgrade	3	1	0	1	1	0	5	3	0	2	3	0	0	0	1	0	0	2	3	0	0	0	25
A	New Generation	0	1	0	0	0	0	0	0	0	0	2	0	0	0	0	0	0	0	0	0	0	0	3
Active	Upgrade	1	2	0	1	4	0	1	0	0	0	8	0	0	0	0	0	0	0	0	0	0	0	17
Tatal Dualasta	New Generation	7	7	0	6	0	5	2	1	0	2	9	6	1	3	1	0	3	11	2	5	15	0	86
Total Projects	Upgrade	8	14	0	12	10	0	27	9	0	2	39	8	0	5	6	0	4	10	8	4	14	0	180

Table 12-42 shows the status of all combustion turbine natural gas projects by MW that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone. Of the 2,477.7 MW of combustion turbine natural gas projects classified as new generation or upgrade currently active, suspended or under construction in the PJM generation queue, 1,138.0 MW (45.9 percent) are located in the DOM Zone.

Table 12-42 Status of all combustion turbine - natural gas queue projects by zone (MW): January 1, 1997 through September 30, 2024

												F	Project MV	V										
Project Status	Project Classification	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Total
In Service	New Generation	360.7	0.0	0.0	1,184.0	0.0	23.0	190.0	0.0	0.0	219.4	1,081.0	1,140.0	0.0	520.0	10.0	0.0	559.0	379.9	5.0	150.9	925.9	0.0	6,748.8
III SEIVICE	Upgrade	43.7	278.1	0.0	269.7	105.0	0.0	744.0	83.5	0.0	0.0	925.7	86.0	0.0	20.0	47.6	0.0	42.0	40.5	39.0	252.3	215.0	0.0	3,192.1
Under Construction	New Generation	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Under Construction	Upgrade	0.0	0.0	0.0	0.0	0.0	0.0	60.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	60.0
Suspended	New Generation	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Suspended	Upgrade	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Withdrawn	New Generation	237.5	1,519.0	0.0	0.0	0.0	153.6	10.0	104.0	0.0	0.0	1,069.8	0.0	73.0	2.1	0.0	0.0	0.5	789.8	0.0	19.9	1,815.1	0.0	5,794.3
WITHUIGWI	Upgrade	165.5	6.0	0.0	4.0	25.0	0.0	686.2	124.0	0.0	18.5	57.0	0.0	0.0	0.0	0.0	0.0	0.0	327.0	48.3	0.0	0.0	0.0	1,461.5
Active	New Generation	0.0	700.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,138.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,838.0
ACTIVE	Upgrade	0.0	91.0	0.0	30.0	458.7	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	579.7
Total Projects	New Generation	598.2	2,219.0	0.0	1,184.0	0.0	176.6	200.0	104.0	0.0	219.4	3,288.8	1,140.0	73.0	522.1	10.0	0.0	559.5	1,169.7	5.0	170.8	2,741.0	0.0	14,381.1
iotal Projects	Upgrade	209.2	375.1	0.0	303.7	588.7	0.0	1,490.2	207.5	0.0	18.5	982.7	86.0	0.0	20.0	47.6	0.0	42.0	367.5	87.3	252.3	215.0	0.0	5,293.3

#### Wind Project Analysis

Table 12-43 shows the status of all wind generation projects, by number of projects that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone. Of the 174 wind projects classified as new generation or upgrade currently active, suspended or under construction in the PJM generation queue, 64 projects (36.8 percent) are located in the COMED Zone.

												Numbe	r of Pro	jects										
Project Status	Project Classification	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Total
In Service	New Generation	1	19	0	17	0	0	28	0	0	0	3	0	0	0	0	0	0	23	0	8	0	0	99
In Service	Upgrade	0	0	0	3	0	0	9	0	0	0	0	0	0	0	0	0	0	6	0	0	0	0	18
	New Generation	0	0	0	1	0	0	2	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	4
Under Construction	Upgrade	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1
Suspended	New Generation	1	0	0	1	1	0	1	0	0	0	1	0	0	1	0	0	0	0	0	0	0	0	6
Suspended	Upgrade	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Withdrawn	New Generation	20	120	0	46	10	0	119	15	0	0	23	15	1	10	0	0	0	63	0	51	1	0	494
Withdrawn	Upgrade	2	2	0	7	0	0	7	0	0	0	3	2	0	1	0	0	0	6	0	2	0	0	32
Active	New Generation	3	13	0	5	0	0	23	1	0	0	4	7	0	7	0	0	0	3	0	0	2	0	68
Active	Upgrade	2	22	0	10	1	0	37	0	0	0	2	3	0	8	0	0	0	10	0	0	0	0	95
Total Ducioata	New Generation	25	152	0	70	11	0	173	16	0	0	32	22	1	18	0	0	0	89	0	59	3	0	671
Total Projects	Upgrade	4	24	0	20	1	0	54	0	0	0	5	5	0	9	0	0	0	22	0	2	0	0	146

Table 12-43 Status of all wind generation queue projects by zone (number of projects): January 1, 1997 through September 30, 2024

Table 12-44 shows the status of all wind projects by MW that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone. Of the 38,846.6 MW of wind projects classified as new generation or upgrade currently active, suspended or under construction in the PJM generation queue, 13,736.9 MW (35.4 percent) are located in the JCPLC Zone.

Table 12-44 Status of all wind generation queue projects by zone (MW): January 1, 1997 through September 30, 2024

												Pr	oject MW											
	Project																							
Project Status	Classification	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Total
In Service	New Generation	7.5	3,544.6	0.0	1,178.0	0.0	0.0	4,389.7	0.0	0.0	0.0	322.5	0.0	0.0	0.0	0.0	0.0	0.0	1,047.0	0.0	226.5	0.0	0.0	10,715.8
III SEIVICE	Upgrade	0.0	0.0	0.0	5.0	0.0	0.0	213.2	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	105.9	0.0	0.0	0.0	0.0	324.1
Under Construction	New Generation	0.0	0.0	0.0	54.9	0.0	0.0	350.0	0.0	0.0	0.0	189.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	593.9
Under Construction	Upgrade	0.0	0.0	0.0	0.0	0.0	0.0	105.9	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	105.9
Eusnandad	New Generation	432.0	0.0	0.0	80.0	297.7	0.0	78.7	0.0	0.0	0.0	78.2	0.0	0.0	816.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,782.5
Suspended	Upgrade	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Withdrawn	New Generation	6,143.6	24,731.4	0.0	3,552.2	1,814.0	0.0	28,269.7	2,128.0	0.0	0.0	6,588.6	4,120.8	150.3	9,540.2	0.0	0.0	0.0	5,257.0	0.0	4,010.0	20.0	0.0	96,325.6
withdrawn	Upgrade	5.0	370.0	0.0	119.4	0.0	0.0	754.0	0.0	0.0	0.0	114.0	470.0	0.0	510.0	0.0	0.0	0.0	243.4	0.0	6.0	0.0	0.0	2,591.8
Active	New Generation	1,509.6	2,438.3	0.0	671.5	0.0	0.0	5,611.1	100.0	0.0	0.0	3,289.1	5,534.2	0.0	11,100.9	0.0	0.0	0.0	236.9	0.0	0.0	2,610.0	0.0	33,101.5
Active	Upgrade	0.0	112.6	0.0	207.6	0.0	0.0	357.5	0.0	0.0	0.0	0.0	515.3	0.0	1,820.0	0.0	0.0	0.0	249.8	0.0	0.0	0.0	0.0	3,262.8
Total Projects	New Generation	8,092.7	30,714.3	0.0	5,536.6	2,111.7	0.0	38,699.1	2,228.0	0.0	0.0	10,467.4	9,655.0	150.3	21,457.1	0.0	0.0	0.0	6,540.8	0.0	4,236.5	2,630.0	0.0	142,519.3
Total Projects	Upgrade	5.0	482.6	0.0	332.0	0.0	0.0	1.430.6	0.0	0.0	0.0	114.0	985.3	0.0	2.330.0	0.0	0.0	0.0	599.1	0.0	6.0	0.0	0.0	6,284.6

#### Solar Project Analysis

Table 12-45 shows the status of all solar generation projects by number of projects that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone. Of the 1,715 solar projects classified as new generation or upgrade currently active, suspended or under construction in the PJM generation queue, 447 projects (26.1 percent) are located in the AEP Zone.

												Numbe	r of Pro	jects										
Project Status	Project Classification	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	OVEC	PECO	PE I	PEPCO	PPL	PSEG	REC	Total
	New Generation	11	15	0	16	3	1	2	2	2	3	71	19	2	54	5	0	1	4	3	5	46	0	265
In Service	Upgrade	2	6	0	4	2	0	1	0	3	1	19	10	1	12	0	0	0	1	0	3	1	0	66
	New Generation	2	14	0	8	1	2	0	7	1	0	14	7	1	1	0	0	0	4	0	1	0	0	63
Under Construction	Upgrade	0	3	0	2	0	0	0	2	0	0	9	0	1	1	0	0	0	0	0	0	3	0	21
Suspended	New Generation	1	24	1	8	6	0	2	2	1	0	24	1	1	1	5	0	0	15	2	12	0	0	106
Suspended	Upgrade	0	6	0	0	1	0	0	1	0	0	1	2	0	0	1	0	0	0	0	0	0	0	12
Withdrawn	New Generation	192	167	0	152	46	15	61	35	16	2	329	163	25	201	52	1	15	137	27	85	123	0	1,844
Withurawn	Upgrade	4	12	0	8	9	0	7	2	0	0	35	2	1	9	5	0	0	14	3	6	3	0	120
Active	New Generation	18	225	0	81	69	3	67	18	7	3	223	38	62	28	14	2	6	95	4	39	3	0	1,005
Active	Upgrade	6	175	1	29	29	0	41	19	2	1	63	22	18	8	11	3	0	41	0	37	2	0	508
Total Projects	New Generation	224	445	1	265	125	21	132	64	27	8	661	228	91	285	76	3	22	255	36	142	172	0	3,283
rotar rojects	Upgrade	12	202	1	43	41	0	49	24	5	2	127	36	21	30	17	3	0	56	3	46	9	0	727

Table 12-45 Status of all solar	generation gueue	projects by	zone (number of p	projects): January	<sup>,</sup> 1, 1997 throu	gh September 30, 2024

Table 12-46 shows the status of all solar projects by MW that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone. Of the 112,157.8 MW of solar projects classified as new generation or upgrade currently active, suspended or under construction in the PJM generation queue, 42,047.0 MW (37.5 percent) are located in the AEP Zone.

Table 12-46 Status of all solar generation queue projects by zone (MW): January 1, 1997 through September 30, 2024

												Pr	oject MW											
	Project																							
Project Status	Classification	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Total
In Service	New Generation	67.6	910.0	0.0	490.3	423.0	1.1	59.0	402.5	195.0	45.9	3,767.6	330.9	85.0	416.6	160.0	0.0	3.3	153.5	35.6	75.0	241.9	0.0	7,863.8
III Service	Upgrade	0.0	417.0	0.0	0.0	60.0	0.0	50.0	0.0	85.0	8.3	226.9	0.0	20.0	13.1	0.0	0.0	0.0	0.0	0.0	10.0	0.0	0.0	890.3
Under Construction	New Generation	12.0	2,703.9	0.0	401.8	125.0	30.0	0.0	396.5	19.9	0.0	1,288.2	323.9	80.0	19.8	0.0	0.0	0.0	160.1	0.0	80.0	0.0	0.0	5,641.1
Under Construction	Upgrade	0.0	170.0	0.0	60.0	0.0	0.0	0.0	45.0	0.0	0.0	285.8	0.0	20.0	7.6	0.0	0.0	0.0	0.0	0.0	0.0	3.8	0.0	592.2
Suspended	New Generation	49.7	2,305.7	40.0	256.3	769.8	0.0	70.0	227.9	100.0	0.0	2,262.0	49.0	95.0	10.0	277.6	0.0	0.0	529.4	40.0	409.0	0.0	0.0	7,491.4
Suspended	Upgrade	0.0	183.0	0.0	0.0	199.7	0.0	0.0	20.0	0.0	0.0	45.0	37.0	0.0	0.0	20.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	504.7
Withdrawn	New Generation	2,120.2	12,499.0	0.0	3,702.1	2,246.0	121.6	5,571.7	2,925.5	689.4	33.0	22,764.9	2,950.5	1,565.8	1,645.1	1,186.1	78.0	160.8	3,621.2	443.9	1,735.1	606.3	0.0	66,666.0
withdrawn	Upgrade	172.5	311.0	0.0	65.7	341.0	0.0	185.0	70.0	0.0	0.0	1,397.6	0.0	80.0	23.8	55.0	0.0	0.0	270.0	3.6	88.2	1.3	0.0	3,064.7
Active	New Generation	511.0	32,091.6	0.0	4,307.2	4,327.1	124.9	10,482.3	1,807.6	459.0	34.7	19,058.8	1,400.2	6,189.8	637.7	166.4	340.0	82.8	3,770.5	161.2	1,073.6	18.0	0.0	87,044.3
ACLIVE	Upgrade	48.0	4,592.8	65.0	345.5	324.0	0.0	2,387.1	160.5	20.0	0.0	1,569.5	109.5	303.8	11.0	103.0	90.0	0.0	442.5	0.0	311.9	0.0	0.0	10,884.1
Total Projects	New Generation	2,760.5	50,510.2	40.0	9,157.6	7,891.0	277.6	16,183.0	5,759.9	1,463.3	113.6	49,141.5	5,054.5	8,015.6	2,729.2	1,790.1	418.0	246.9	8,234.7	680.7	3,372.7	866.2	0.0	174,706.6
Total Trojects	Upgrade	220.5	5,673.8	65.0	471.2	924.7	0.0	2,622.1	295.5	105.0	8.3	3,524.8	146.5	423.8	55.5	178.0	90.0	0.0	712.5	3.6	410.1	5.1	0.0	15,936.0

#### **Battery Project Analysis**

Table 12-47 shows the status of all battery generation projects by number of projects that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone. Of the 598 battery projects currently active, suspended or under construction in the PJM generation queue, 204 projects (34.1 percent) are located in the DOM Zone.

		13				,					,			· ·		5								
												Numbe	r of Pro	jects										
	Project																							
Project Status	Classification	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Total
In Service	New Generation	0	2	0	3	0	1	7	1	4	0	1	0	0	7	0	0	1	0	0	1	2	0	30
In Service	Upgrade	0	1	0	0	0	0	0	1	1	0	0	0	0	2	0	0	0	2	0	0	0	0	7
Under Construction	New Generation	0	0	0	0	0	1	0	0	0	0	0	1	0	2	0	0	0	0	0	0	0	0	4
Under Construction	Upgrade	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Sugnandad	New Generation	0	1	0	0	0	0	0	0	0	0	2	0	0	0	0	0	0	1	0	2	2	0	8
Suspended	Upgrade	0	1	0	0	0	0	1	0	1	0	1	0	0	0	0	0	0	0	0	0	0	0	4
Withdrawn	New Generation	12	37	0	6	8	26	34	3	4	2	55	24	1	40	6	0	4	6	2	11	9	0	290
Withdrawn	Upgrade	7	15	0	8	4	0	13	2	1	0	32	3	0	7	3	0	3	12	0	3	0	0	113
A	New Generation	12	67	0	17	12	8	35	2	2	4	135	8	4	13	4	0	0	8	7	2	8	0	348
Active	Upgrade	3	48	1	21	8	2	45	4	0	0	66	8	4	5	4	0	0	12	0	2	1	0	234
Tatal Dualasta	New Generation	24	107	0	26	20	36	76	6	10	6	193	33	5	62	10	0	5	15	9	16	21	0	680
Total Projects	Upgrade	10	65	1	29	12	2	59	7	3	0	99	11	4	14	7	0	3	26	0	5	1	0	358

Table 12-47 Status of all battery generation queue projects by zone (number of projects): January 1, 1997 through September 30, 2024

Table 12-48 shows the status of all battery projects by MW that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone. Of the 51,321.4 MW of battery generation currently active, suspended or under construction in the PJM generation queue, 14,169.3 MW (27.6 percent) are located in the DOM Zone.

#### Table 12-48 Status of all battery generation queue projects by zone (MW): January 1, 1997 through September 30, 2024

												Pr	oject MW											
	Project																							
Project Status	Classification	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Total
In Service	New Generation	0.0	6.0	0.0	39.9	0.0	1.0	86.0	12.0	16.0	0.0	20.0	0.0	0.0	100.8	0.0	0.0	1.0	0.0	0.0	20.0	3.0	0.0	305.7
III Service	Upgrade	0.0	4.0	0.0	0.0	0.0	0.0	0.0	8.0	4.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	28.4	0.0	0.0	0.0	0.0	44.4
Under Construction	New Generation	0.0	0.0	0.0	0.0	0.0	2.5	0.0	0.0	0.0	0.0	0.0	1.0	0.0	40.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	43.5
Under Construction	Upgrade	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Suspended	New Generation	0.0	50.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	55.7	0.0	0.0	0.0	0.0	0.0	0.0	160.0	0.0	170.0	15.0	0.0	450.7
Suspended	Upgrade	0.0	40.0	0.0	0.0	0.0	0.0	10.0	0.0	52.2	0.0	40.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	142.2
Withdrawn	New Generation	519.0	1,681.4	0.0	434.2	506.1	280.6	2,395.0	319.9	175.5	320.0	3,885.8	594.0	20.3	976.1	395.9	0.0	4.3	535.8	21.0	457.8	501.5	0.0	14,024.2
withdrawn	Upgrade	20.0	499.2	0.0	209.0	40.3	0.0	560.9	95.0	20.0	0.0	787.5	54.0	0.0	55.1	149.0	0.0	60.0	41.0	0.0	20.0	0.0	0.0	2,611.0
Active	New Generation	1,544.0	7,974.1	0.0	1,621.0	1,610.0	1,320.0	6,362.2	185.0	375.0	205.0	12,769.1	664.0	148.0	1,290.0	345.0	0.0	0.0	640.0	2,417.0	72.0	1,290.0	0.0	40,831.4
Active	Upgrade	0.0	2,632.4	0.0	1,563.3	388.0	415.0	2,405.4	205.0	0.0	0.0	1,304.5	115.0	28.0	90.0	310.0	0.0	0.0	362.0	0.0	20.0	15.0	0.0	9,853.6
Total Projects	New Generation	2,063.0	9,711.5	0.0	2,095.1	2,116.1	1,604.1	8,843.2	516.9	566.5	525.0	16,730.6	1,259.0	168.3	2,406.9	740.9	0.0	5.3	1,335.8	2,438.0	719.8	1,809.5	0.0	55,655.5
Total Trojects	Upgrade	20.0	3,175.6	0.0	1,772.3	428.3	415.0	2,976.3	308.0	76.2	0.0	2,132.0	169.0	28.0	145.1	459.0	0.0	60.0	431.4	0.0	40.0	15.0	0.0	12,651.2

#### **Renewable Hybrid Project Analysis**

Table 12-49 shows the status of all renewable hybrid generation projects (solar + storage, solar + wind and wind + storage) by number of projects that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone.<sup>79</sup> Of the 341 renewable hybrid projects currently active, suspended or under construction in the PJM generation queue, 95 projects (27.9 percent) are located in the AEP Zone.

												Number	r of Pro	jects										
Project Status	Project Classification	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	OVEC	PECO	PE P	PEPCO	PPL	PSEG	REC	Total
In Service	New Generation	0	0	0	1	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	2	0	4
In Service	Upgrade	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1
Under Construction	New Generation	0	1	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	2	0	4
Under Construction	Upgrade	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1
Suspandad	New Generation	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0	1
Suspended	Upgrade	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Withdrawn	New Generation	7	20	0	19	8	0	7	2	1	0	51	2	11	4	9	0	1	12	2	29	11	0	196
Withdrawn	Upgrade	0	1	0	3	0	0	0	0	0	0	1	0	0	0	1	0	0	0	0	2	0	0	8
Active	New Generation	3	87	0	27	8	0	15	10	2	2	51	7	20	3	16	1	0	19	1	15	0	0	287
Active	Upgrade	1	6	0	4	3	0	4	3	0	0	9	0	2	0	1	0	0	7	0	8	0	0	48
Total Ducioata	New Generation	10	108	0	47	16	0	22	12	3	3	103	10	31	7	25	1	1	31	3	44	15	0	492
Total Projects	Upgrade	1	8	0	7	3	0	5	3	0	0	10	0	2	0	2	0	0	7	0	10	0	0	58

Table 12-49 Status of all renewable hybrid generation queue projects by zone (number of projects): January 1, 1997 through September 30, 2024

Table 12-50 shows the status of all renewable hybrid projects by MW that entered PJM generation queues from January 1, 1997, through September 30, 2024, by zone. Of the 30,864.6 MW of renewable hybrid generation currently active, suspended or under construction in the PJM generation queue, 12,178.8 MW (39.5 percent) are located in the AEP Zone.

Table 12-50 Status of all renewable hybrid generation queue projects by zone (MW): January 1, 1997 through September 30, 2024

												Pro	ject MW											
Project Status	Project Classification	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Tota
In Service	New Generation	0.0	0.0	0.0	186.0	0.0	0.0	0.0	0.0	0.0	0.0	17.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	2.1	0.0	205.1
In Service	Upgrade	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Under Construction	New Generation	0.0	150.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	3.9	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	3.0	0.0	156.9
Under construction	Upgrade	0.0	3.2	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	3.2
Suspended	New Generation	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	17.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	17.5
Suspended	Upgrade	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Withdrawn	New Generation	77.5	5,131.8	0.0	628.5	709.9	0.0	1,004.9	89.9	40.0	0.0	4,773.5	104.5	1,349.0	95.0	40.9	0.0	5.0	687.0	120.0	352.0	56.1	0.0	15,265.4
withdrawn	Upgrade	0.0	0.0	0.0	16.3	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	3.7	0.0	0.0	0.0	0.0	84.8	0.0	0.0	104.8
Active	New Generation	143.0	11,400.6	0.0	3,733.9	436.5	0.0	1,805.5	520.9	810.0	90.0	5,452.5	321.6	1,378.1	140.0	201.3	178.5	0.0	1,335.7	809.5	479.0	0.0	0.0	29,236.6
ACLIVE	Upgrade	60.0	625.0	0.0	0.0	60.1	0.0	40.0	40.0	0.0	0.0	199.0	0.0	65.0	0.0	0.0	0.0	0.0	155.2	0.0	206.2	0.0	0.0	1,450.5
Total Projects	New Generation	220.5	16,682.4	0.0	4,548.4	1,146.4	0.0	2,810.4	610.8	850.0	107.5	10,243.0	430.0	2,727.1	235.0	242.2	178.5	5.0	2,022.7	929.5	831.0	61.1	0.0	44,881.5
Total Projects	Upgrade	60.0	628.2	0.0	16.3	60.1	0.0	40.0	40.0	0.0	0.0	199.0	0.0	65.0	0.0	3.7	0.0	0.0	155.2	0.0	291.0	0.0	0.0	1,558.5

<sup>79</sup> PJM does not currently have a definition of a hybrid resource.

#### Relationship Between Project Developer and Transmission Owner

A transmission owner (TO) is an "entity that owns, leases or otherwise has a possessory interest in facilities used for the transmission of electric energy in interstate commerce under the tariff."<sup>80</sup> Where the transmission owner is a vertically integrated company that also owns generation, there is a potential conflict of interest when the transmission owner evaluates the interconnection requirements of new generation which is a competitor to the generation or transmission of the parent company and when the transmission owner evaluates the interconnection requirements of new generation which is part of the same company as the transmission owner. There is also a potential conflict of interest when the transmission developer which is a competitor of the transmission owner. The MMU recommends outsourcing interconnection studies to an independent party to avoid potential conflicts of interest.

Table 12-51 shows the relationship between the project developer and transmission owner for all project MW that have entered the PJM generation queue from January 1, 1997, through September 30, 2024, by transmission owner and unit type. A project where the developer is affiliated with the transmission owner is classified as related. A project where the developer is not affiliated with the transmission owner is classified as unrelated. For example, 36.0 MW of combined cycle generation projects that have entered the PJM generation queue in the DUKE Zone were projects developed by Duke Energy or subsidiaries of Duke Energy, the transmission owner for the DUKE Zone. These project MW are classified as related. There have been 667.5 MW of combined cycle projects that have entered the PJM generation queue in the DUKE Zone by developers not affiliated with Duke Energy. These project MW are classified as unrelated.

Of the 828,396.3 MW that have entered the queue during the time period of January 1, 1997, through September 30, 2024, 71,124.1 MW (8.6 percent) have been submitted by transmission owners building in their own service territory. PSEG is the transmission owner with the highest percentage of affiliates

80 See OATT § 1 (Transmission Owner).

building in their own service territory. Of the 39,556.7 MW that entered the queue in the PSEG Zone during the time period of January 1, 1997, through September 30, 2024, 13,531.9 MW (34.2 percent) were submitted by PSEG or one of their affiliated companies.

														10100	by Unit	турс										
			Number			CT -				Hydro -	Hydro -		RICE -						9	Steam -						Percen
Parent	Transmission	Related to	of			Natural		CT -	Fuel	Pumped	Run of		Natural	RICE -	RICE -		Solar +	Solar +	Steam -	Natural	Steam	Steam		Wind +		0
Company	Owner	Developer	Projects	Battery	CC	Gas	CT – Oil	Other	Cell	Storage	River	Nuclear	Gas	Oil	Other	Solar	Storage	Wind	Coal	Gas	- Oil	- Other	Wind	Storage	Total	Tota
AEP	AEP	Related	50	116.0	678.0	0.0	0.0	0.0	0.0	34.0	2.4	214.0	0.0	0.0	0.0	299.7	0.0	0.0	3,918.0	90.0	0.0	0.0	0.0	0.0	5,352.1	3.49
		Unrelated	1,260	12,771.1	21,973.5	2,594.1	7.5	502.0	0.0	0.0	453.6	0.0	12.0	0.0	75.4	55,884.3	17,310.6	0.0	10,399.0	0.0	0.0	452.0	31,196.9	0.0	153,631.8	96.6%
AES	DAY	Related	14	20.0	0.0	47.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	21.5	0.0	0.0	1,347.5	0.0	0.0	0.0	0.0	0.0	1,436.0	11.49
		Unrelated	138	804.9	1,150.0	264.5	0.0	12.0	0.0	0.0	0.0	0.0	0.0	0.0	10.0	6,033.9	650.8	0.0	0.0	0.0	0.0	0.0	2,228.0	0.0	11,154.1	88.69
AMP	AMPT	Related	0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	3	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	105.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	105.0	100.0%
DUQ	DUQ	Related	0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	
		Unrelated	49	525.0	665.0	237.9	40.0	19.2	0.0	0.0		1,879.0	0.0	0.0	0.0	121.9	107.5	0.0	2,810.0	0.0	0.0	20.0	0.0	0.0		
DOM	DOM	Related	225	1,171.7	11,397.5	2,045.7	100.0	0.0	0.0	340.0		1,944.0	0.0	0.0	60.0	6,654.1	17.0	0.0	301.0	0.0	0.0	4.0	2,635.0		26,670.1	22.09
		Unrelated	1,184	17,690.9	9,268.5	2,225.8	0.5	227.3	0.0	0.0	35.0	0.0	0.0	10.0	116.2	46,012.1	10,275.0	0.0	20.0	0.0	0.0	316.3	7,946.4		94,294.0	
DUKE	DUKE	Related	12	37.3	36.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	105.4	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	178.7	4.5%
		Unrelated	45	605.4	667.5	0.0	0.0	0.0	0.0	0.0	112.0	0.0	0.0	0.0	4.8	1,462.9	840.0	10.0	120.0	0.0	0.0	0.0	0.0	0.0	3,822.6	
EKPC	EKPC	Related	2	0.0	821.8	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	821.8	6.5%
			157	196.3	170.0	73.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	8,439.4	2,792.1	0.0	0.0	0.0	0.0	0.0	150.3	0.0		
Exelon	ACEC	Related	4	0.0	530.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	8.3	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	538.3	2.29
		Unrelated	390	2,083.0	9,048.4	807.4	388.0	20.7	2.8	0.0	0.0	0.0	2.0	5.0	10.3	2,972.7	280.5	0.0	15.0	5.5	0.0	10.0	8,097.7		23,749.0	
	BGE	Related	15	22.5	250.0	10.0	0.0	0.0	0.0	0.0	0.0	117.2	0.0	0.0	8.5	20.0	0.0	0.0	10.0	101.0	0.0	0.0	0.0	0.0	539.2	
		Unrelated	78	1,996.6	3,012.1	166.6	18.0	133.0	0.0	0.0		3,280.0	1.3	0.0	0.0	257.6	0.0	0.0	0.0	2.5	0.0	25.0	0.0	0.0	8,893.1	94.39
	COMED	Related	17	0.0	0.0	296.0	0.0	0.0	0.0	0.0		1,185.0	0.0	0.0	0.0	9.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,490.0	
		Unrelated	667	11,819.5	16,833.2	1,394.2	42.0	65.2	5.0	0.0	22.7	0.0	35.0	0.0	67.7	18,796.1	2,651.4	199.0	1,926.0	91.0	0.0		40,129.7		94,167.7	
	DPL	Related	5	1.0	60.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	7.4	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	68.4	0.29
	8500		426	1,427.0	6,916.6	1,226.0	600.9	40.5	0.0	0.0	0.0	0.0	0.0	0.0	84.6	5,193.6	430.0	0.0	653.0	15.0	0.0	75.0	10,640.3		27,302.5	99.89
	PECO	Related	33	40.0	7,515.0	5.0	83.0	0.0	0.0	0.0	265.0	437.8	0.0	0.0	0.0	0.0	0.0	0.0	7.0	0.0	0.0	0.0	0.0	0.0	8,352.8	
	05000	Unrelated	98	25.3	20,610.5	596.5	8.5	15.0	0.0	0.0	0.0	0.0	0.0	17.0	3.7	246.9	5.0	0.0	0.0	0.0	0.0	0.0	0.0		21,528.4	
	PEPCO	Related	5	1.0	503.0	0.0	0.0	4.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	508.0	1.79
F: F	4.00	Unrelated	120		23,827.9	92.3	34.0	5.0	0.0	0.0		1,640.0	32.0	0.0	3.5	684.3	929.5	0.0	0.0	6.0	0.0	0.0	0.0	0.0	29,691.5	
First Energy	/ APS	Related	10	0.0	1,453.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	71.2	0.0	0.0	1,710.0	0.0	0.0	0.0	0.0	0.0	3,234.2	
	ATCI	Unrelated	674		29,272.8	1,487.7	0.0	84.4	0.0	0.0	638.3	0.0	154.4	53.8	25.4	9,557.6	4,362.4	0.0	4,092.0	0.0	0.0	184.4	5,868.6		59,851.5	
	ATSI	Related	6 283	0.0 2,544.4	1,678.0 13,717.0	0.0	0.0	0.0	0.0	0.0	0.0	16.0	0.0 59.7	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,694.0 29,250.5	5.5% 94.5%
	JCPLC	Unrelated Related	203	2,544.4	0.0	0.0	0.0	0.0	0.0	0.0	20.0	0.0	0.0	6.6 0.0	6.9 0.0	12.0	1,206.5	0.0	0.0	16.5 0.0	0.0	0.0	2,111.7	0.0	32.0	
	JUFLU	Unrelated	490	2,552.0	15.751.4	542.1	0.0	4.8	0.0	30.0	1.6	0.0	0.0	0.0	12.8	2,772.7		0.0	0.0				23,787.1		45,720.6	
	MEC	Related	0	2,552.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	235.0	0.0	0.0	0.0	0.0	0.0	23,767.1	0.0	45,720.6	
	IVIEC		220	1,199.9	17.488.9	57.6	1,204.4	52.1	0.0	0.0	0.0	93.0	0.0	8.0	23.2	1,968.1	245.9	0.0	0.0	0.0	0.0	84.0	0.0			
	PE	Related	4	0.0	534.0	5.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	1,860.0	0.0	0.0	0.0	0.0	0.0	2,399.0	5.39
	I L	Unrelated	628	1,767.2	18,747.9	1,532.2	0.0	218.0	3.0	16.0	46.3	0.0	341.8	8.0	14.8	8,947.2	2,177.9	0.0	561.0	590.0	0.0	525.0	7,139.9		42,636.0	
OVEC	OVEC	Related	020	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0,547.2	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	42,030.0	
OVEC	OVEC	Unrelated	7	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	508.0	178.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0		100.0%
PPL	PPL	Related	25	0.0	2.261.0	0.0	0.0	0.0	0.0	0.0		1,650.0	0.0	0.0	0.0	146.8	0.0	0.0	111.0	0.0	0.0	0.0	0.0	0.0	4,277.8	8.9%
IIL	TIL	Unrelated	454	759.8	24,678.3	423.1	8.0	234.5	0.0	1,200.0	142.6	438.0	19.9	2.4	44.7	3,636.1	1,032.0	0.0	6,899.1	0.0	0.0	28.5	4,242.5		43,879.5	
PSEG	PSEG	Related	106	0.0	11.086.1	1,818.1	0.0	0.0	0.0	0.0	0.0	381.0	0.0	0.0	0.0	174.0	4.7	0.0	24.0	44.0	0.0	0.0	4,242.5		13,531.9	
1.520	1 320	Unrelated	282	1,824.5	17,971.9	1,137.9	600.0	62.5	4.9	0.0	1,000.0	0.0	10.6	0.0	13.7	697.3	56.5	0.0	0.0	25.0	0.0	0.0	2,630.0		26,034.8	
Con Ed	REC	Related	0	0.0	0.0	0.0	0.0	02.5	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	2,030.0	0.0	20,034.0	
COTLU	nee	Unrelated	2	0.0	6.9	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0		100.0%
Total		Related	535		38,803.4	4,226.8	183.0	4.0	0.0	374.0		5,945.0	0.0	0.0	68.5	7,529.3	21.7	0.0	9,288.5	235.0	0.0	4.0	2,635.0	0.0		8.6%
10101		Unrelated	7.655	66.897.3		15.447.6			16.3		2.647.0		669.3	110.8		183.113.3	45.766.9		27.495.1	751.5		1.840.2			757.272.2	

#### Table 12-51 Relationship between project developer and transmission owner for all interconnection queue projects MW by unit type: September 30, 2024

#### Combined Cycle Project Developer and Transmission Owner Relationships

Table 12-52 shows the relationship between the project developer and transmission owner for all combined cycle project MW that have entered the PJM generation queue from January 1, 1997, through September 30, 2024, by transmission owner and project status. Of the 49,413.8 combined cycle project MW that are in service or currently under construction, 8,699.6 MW (17.6 percent) have been developed by transmission owners building in their own service territory. EKPC is the transmission owner with the highest percentage of affiliates building combined cycle projects in their own service territory. Of the 991.8 MW that entered the queue in the EKPC Zone during the time period of January 1, 1997, through September 30, 2024, 821.8 MW (82.9 percent) have been submitted by EKPC or one of their affiliated companies.

						oy Project Stat	us		
Parent	Transmission	Related to			Under				Percent of
Company	Owner	Developer	Active	In Service	Construction	Suspended	Withdrawn	Total	Tota
AEP	AEP	Related	0.0	678.0	0.0	0.0	0.0	678.0	3.0%
		Unrelated	1,150.0	6,233.0	0.0	0.0	14,590.5	21,973.5	97.0%
AES	DAY	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	1,150.0	1,150.0	100.0%
AMP	AMPT	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
DUQ	DUQ	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	665.0	665.0	100.0%
DOM	DOM	Related	19.0	4,837.5	0.0	0.0	6,541.0	11,397.5	55.2%
		Unrelated	24.0	2,044.1	0.0	0.0	7,200.4	9,268.5	44.8%
DUKE	DUKE	Related	0.0	0.0	0.0	0.0	36.0	36.0	5.1%
		Unrelated	0.0	533.0	0.0	0.0	134.5	667.5	94.9%
EKPC	EKPC	Related	0.0	0.0	0.0	0.0	821.8	821.8	82.9%
		Unrelated	0.0	0.0	0.0	0.0	170.0	170.0	17.1%
Exelon	ACEC	Related	0.0	0.0	0.0	0.0	530.0	530.0	5.5%
		Unrelated	0.0	879.0	0.0	0.0	8,169.4	9,048.4	94.5%
	BGE	Related	0.0	130.0	0.0	0.0	120.0	250.0	7.7%
		Unrelated	0.0	10.0	0.0	0.0	3,002.1	3,012.1	92.3%
	COMED	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	3,603.5	102.7	575.0	12,552.0	16,833.2	100.0%
	DPL	Related	0.0	60.0	0.0	0.0	0.0	60.0	0.9%
		Unrelated	0.0	361.2	0.0	0.0	6,555.4	6,916.6	99.1%
	PECO	Related	0.0	0.0	0.0	0.0	7,515.0	7,515.0	26.7%
		Unrelated	0.0	3,740.5	0.0	0.0	16,870.0	20,610.5	73.3%
	PEPCO	Related	0.0	80.0	0.0	0.0	423.0	503.0	2.1%
		Unrelated	45.0	1,708.6	0.0	0.0	22,074.3	23,827.9	97.9%
First Energy	APS	Related	0.0	525.0	0.0	0.0	928.0	1,453.0	4.7%
		Unrelated	2,785.0	2,404.7	0.0	1,270.0	22,813.1	29,272.8	95.3%
	ATSI	Related	0.0	0.0	0.0	0.0	1,678.0	1,678.0	10.9%
	7.101	Unrelated	128.0	4,095.0	940.0	0.0	8,554.0	13,717.0	89.1%
	JCPLC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	1,775.8	0.0	0.0	13,975.6	15,751.4	100.0%
	MEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	2,745.9	0.0	0.0	14,743.0	17,488.9	100.0%
	PE	Related	0.0	0.0	0.0	0.0	534.0	534.0	2.8%
	16	Unrelated	30.0	2,012.3	0.0	0.0	16,705.6	18,747.9	97.2%
OVEC	OVEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
OVEC	OVEC	Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
PPL	PPL	Related	0.0	600.0	0.0	0.0	1,661.0	2,261.0	8.4%
	116	Unrelated	0.0	6,718.6	0.0	0.0	17,959.7	24,678.3	91.6%
PSEG	PSEG	Related	0.0	1,738.0	51.1	0.0	9,297.0	11,086.1	38.2%
1520	I JLU	Unrelated	0.0	806.4	0.0	0.0	9,297.0	17,971.9	61.8%
Con Ed	REC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
COLLER	net	Unrelated	0.0	0.0		0.0	6.9	6.9	100.0%
Total		Related	19.0	8,648.5	0.0	0.0	30,084.8	38,803.4	100.0%
IULAI									86.6%
		Unrelated	4,162.0	39,671.5	1,042.7	1,845.0	205,056.8	251,778.1	86.6%

### Table 12-52 Relationship between project developer and transmission owner for all combined cycle project MW in the queue: September 30, 2024

#### Combustion Turbine – Natural Gas Project Developer and Transmission Owner Relationships

Table 12-53 shows the relationship between the project developer and transmission owner for all CT - natural gas project MW that have entered the PJM generation queue from January 1, 1997, through September 30, 2024, by transmission owner and project status. Of the 10,000.9 CT – natural gas project MW that are in service or currently under construction, 1,803.0 (18.0 percent) have been developed by Transmission Owners building in their own service territory. PSEG is the transmission owner with the highest percentage of affiliates building CT – natural gas projects in their own service territory. Of the 2,956.0 MW that entered the queue in the PSEG Zone during the time period of January 1, 1997, through September 30, 2024, 1,818.1 MW (61.5 percent) have been submitted by PSEG or one of their affiliated companies.

					MW	by Project Stat	us		
Parent	Transmission	Related to			Under				Percent of
Company	Owner	Developer	Active	In Service	Construction	Suspended	Withdrawn	Total	Total
AEP	AEP	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	791.0	278.1	0.0	0.0	1,525.0	2,594.1	100.0%
AES	DAY	Related	0.0	47.0	0.0	0.0	0.0	47.0	15.1%
		Unrelated	0.0	36.5	0.0	0.0	228.0	264.5	84.9%
AMP	AMPT	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
DUQ	DUQ	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	219.4	0.0	0.0	18.5	237.9	100.0%
DOM	DOM	Related	1,138.0	824.0	0.0	0.0	83.7	2,045.7	47.9%
		Unrelated	0.0	1,182.7	0.0	0.0	1,043.1	2,225.8	52.1%
DUKE	DUKE	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
EKPC	EKPC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	73.0	73.0	100.0%
Exelon	ACEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	404.4	0.0	0.0	403.0	807.4	100.0%
	BGE	Related	0.0	10.0	0.0	0.0	0.0	10.0	5.7%
		Unrelated	0.0	13.0	0.0	0.0	153.6	166.6	94.3%
	COMED	Related	0.0	0.0	0.0	0.0	296.0	296.0	17.5%
		Unrelated	0.0	934.0	60.0	0.0	400.2	1,394.2	82.5%
	DPL	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	1,226.0	0.0	0.0	0.0	1,226.0	100.0%
	PECO	Related	0.0	5.0	0.0	0.0	0.0	5.0	0.8%
		Unrelated	0.0	596.0	0.0	0.0	0.5	596.5	99.2%
	PEPCO	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
-		Unrelated	0.0	44.0	0.0	0.0	48.3	92.3	100.0%
First Energy	APS	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	30.0	1,453.7	0.0	0.0	4.0	1,487.7	100.0%
	ATSI	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	458.7	105.0	0.0	0.0	25.0	588.7	100.0%
-	JCPLC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	540.0	0.0	0.0	2.1	542.1	100.0%
	MEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	57.6	0.0	0.0	0.0	57.6	100.0%
	PE	Related	0.0	5.0	0.0	0.0	0.0	5.0	0.3%
-		Unrelated	0.0	415.4	0.0	0.0	1,116.8	1,532.2	99.7%
OVEC	OVEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
PPL	PPL	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	403.2	0.0	0.0	19.9	423.1	100.0%
PSEG	PSEG	Related	0.0	912.0	0.0	0.0	906.1	1,818.1	61.5%
		Unrelated	0.0	228.9	0.0	0.0	909.0	1,137.9	38.5%
Con Ed	REC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
Total		Related	1,138.0	1,803.0	0.0	0.0	1,285.8	4,226.8	21.5%
		Unrelated	1,279.7	8,137.9	60.0	0.0	5,970.0	15,447.6	78.5%

Table 12-53 Relationship between project developer and transmission owner for all CT – natural
gas project MW in the queue: September 30, 2024

#### Wind Project Developer and Transmission Owner Relationships

Table 12-54 shows the relationship between the project developer and transmission owner for all wind project MW that have entered the PJM generation queue from January 1, 1997, through September 30, 2024, by transmission owner and project status. Of the 11,739.7 wind project MW that are in service or currently under construction, 12.0 MW (0.1 percent) have been developed by transmission owners building in their own service territory. DOM is the transmission owner with the highest percentage of affiliates building wind projects in their own service territory. Of the 10,581.4 MW that entered the queue in the DOM Zone during the time period of January 1, 1997, through September 30, 2024, 2,635.0 MW (24.9 percent) have been submitted by DOM or one of their affiliated companies.

					MW	by Project Stat	us		
Parent	Transmission	Related to			Under				Percent of
Company	Owner	Developer	Active	In Service	Construction	Suspended	Withdrawn	Total	Total
AEP	AEP	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	2,550.9	3,544.6	0.0	0.0	25,101.4	31,196.9	100.0%
AES	DAY	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	100.0	0.0	0.0	0.0	2,128.0	2,228.0	100.0%
AMP	AMPT	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
DUQ	DUQ	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
DOM	DOM	Related	2,489.0	12.0	0.0	0.0	134.0	2,635.0	24.9%
		Unrelated	800.1	310.5	189.0	78.2	6,568.6	7,946.4	75.1%
DUKE	DUKE	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
EKPC	EKPC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	150.3	150.3	100.0%
Exelon	ACEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	1,509.6	7.5	0.0	432.0	6,148.6	8,097.7	100.0%
	BGE	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
	COMED	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	5,968.6	4,602.9	455.9	78.7	29,023.7	40,129.7	100.0%
	DPL	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	6,049.5	0.0	0.0	0.0	4,590.8	10,640.3	100.0%
	PECO	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
	PEPCO	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
First Energy	APS	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	879.1	1,183.0	54.9	80.0	3,671.6	5,868.6	100.0%
	ATSI	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	297.7	1,814.0	2,111.7	100.0%
	JCPLC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	12,920.9	0.0	0.0	816.0	10,050.2	23,787.1	100.0%
	MEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
	PE	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	486.7	1,152.9	0.0	0.0	5,500.3	7,139.9	100.0%
OVEC	OVEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
PPL	PPL	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	226.5	0.0	0.0	4,016.0	4,242.5	100.0%
PSEG	PSEG	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	2,610.0	0.0	0.0	0.0	20.0	2,630.0	100.0%
Con Ed	REC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
Total		Related	2,489.0	12.0	0.0	0.0	134.0	2,635.0	1.8%
		Unrelated	33,875.3	11,027.9	699.8	1,782.5	98,783.4	146,168.9	98.2%

### Table 12-54 Relationship between project developer and transmission owner for all wind project MW in the queue: September 30, 2024

#### Solar Project Developer and Transmission Owner Relationships

Table 12-55 shows the relationship between the project developer and transmission owner for all solar project MW that have entered the PJM generation queue from January 1, 1997, through September 30, 2024, by transmission owner and project status. Of the 14,987.3 solar project MW that are in service or currently under construction, 2,163.2 MW (14.4 percent) have been developed by transmission owners building in their own service territory. PSEG is the transmission owner with the highest percentage of affiliates building solar projects in their own service territory. Of the 871.3 MW that entered the queue in the PSEG Zone during the time period of January 1, 1997, through September 30, 2024, 174.0 MW (20.0 percent) have been submitted by PSEG or one of their affiliated companies.

					MW I	oy Project Stat	tus		
Parent	Transmission	Related to			Under				Percent of
Company	Owner	Developer	Active	In Service	Construction	Suspended	Withdrawn	Total	Total
AEP	AEP	Related	100.0	34.7	0.0	0.0	165.0	299.7	0.5%
		Unrelated	36,584.4	1,292.3	2,873.9	2,488.7	12,645.0	55,884.3	99.5%
AES	DAY	Related	0.0	0.0	0.0	0.0	21.5	21.5	0.4%
		Unrelated	1,968.1	402.5	441.5	247.9	2,974.0	6,033.9	99.6%
AMP	AMPT	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	65.0	0.0	0.0	40.0	0.0	105.0	100.0%
DUQ	DUQ	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	34.7	54.2	0.0	0.0	33.0	121.9	100.0%
DOM	DOM	Related	3,800.3	1,530.1	448.9	20.0	854.9	6,654.2	12.6%
		Unrelated	16,828.0	2,464.4	1,125.1	2,287.0	23,307.6	46,012.1	87.4%
DUKE	DUKE	Related	49.0	0.0	0.0	0.0	56.4	105.4	6.7%
		Unrelated	430.0	280.0	19.9	100.0	633.0	1,462.9	93.3%
EKPC	EKPC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	6,493.6	105.0	100.0	95.0	1,645.8	8,439.4	100.0%
Exelon	ACEC	Related	0.0	0.0	0.0	0.0	8.3	8.3	0.3%
		Unrelated	559.0	67.6	12.0	49.7	2,284.4	2,972.7	99.7%
	BGE	Related	0.0	0.0	0.0	0.0	20.0	20.0	7.2%
		Unrelated	124.9	1.1	30.0	0.0	101.6	257.6	92.8%
	COMED	Related	0.0	9.0	0.0	0.0	0.0	9.0	0.0%
		Unrelated	12,869.4	100.0	0.0	70.0	5,756.7	18,796.1	100.0%
	DPL	Related	0.0	7.4	0.0	0.0	0.0	7.4	0.1%
		Unrelated	1,509.7	323.6	323.9	86.0	2,950.5	5,193.6	99.9%
	PECO	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	82.8	3.3	0.0	0.0	160.8	246.9	100.0%
	PEPCO	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	161.2	35.6	0.0	40.0	447.5	684.3	100.0%
First Energy	APS	Related	52.4	0.0	0.0	0.0	18.8	71.2	0.7%
		Unrelated	4,600.3	490.3	461.8	256.3	3,749.0	9,557.6	99.3%
	ATSI	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	4,651.1	483.0	125.0	969.5	2,587.0	8,815.7	100.0%
	JCPLC	Related	0.0	0.0	0.0	0.0	12.0	12.0	0.4%
		Unrelated	648.7	429.7	27.4	10.0	1,656.9	2,772.7	99.6%
	MEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	269.4	160.0	0.0	297.6	1,241.1	1,968.1	100.0%
	PE	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
-		Unrelated	4,213.0	153.5	160.1	529.4	3,891.2	8,947.2	100.0%
OVEC	OVEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	430.0	0.0	0.0	0.0	78.0	508.0	100.0%
PPL	PPL	Related	0.0	0.0	0.0	0.0	146.8	146.8	3.9%
		Unrelated	1,385.5	85.0	80.0	409.0	1,676.5	3,636.1	96.1%
PSEG	PSEG	Related	0.0	129.3	3.8	0.0	40.9	174.0	20.0%
		Unrelated	18.0	112.6	0.0	0.0	566.7	697.3	80.0%
Con Ed	REC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
Total		Related	4,001.6	1,710.5	452.7	20.0	1,344.5	7,529.3	3.9%
		Unrelated	93,926.8	7,043.6	5,780.6	7,976.1	68,386.2	183,113.3	96.1%

### Table 12-55 Relationship between project developer and transmission owner for all solar project MW in the queue: September 30, 2024

#### Battery Project Developer and Transmission Owner Relationships

Table 12-56 shows the relationship between the project developer and transmission owner for all battery project MW that have entered the PJM generation queue from January 1, 1997, through September 30, 2024, by transmission owner and project status. Of the 393.6 battery project MW that are in service or currently under construction, 63.5 MW (16.1 percent) have been developed by transmission owners building in their own service territory. PECO is the transmission owner with the highest percentage of affiliates building battery projects in their own service territory. Of the 65.3 MW that entered the queue in the PECO Zone during the time period of January 1, 1997, through September 30, 2024, 40.0 MW (61.3 percent) have been submitted by PECO or one of their affiliated companies.

					MW	by Project Stat	us		
Parent	Transmission	Related to			Under				Percent of
Company	Owner	Developer	Active	In Service	Construction	Suspended	Withdrawn	Total	Total
AEP	AEP	Related	100.0	6.0	0.0	0.0	10.0	116.0	0.9%
		Unrelated	10,506.5	4.0	0.0	90.0	2,170.6	12,771.1	99.1%
AES	DAY	Related	0.0	20.0	0.0	0.0	0.0	20.0	2.4%
		Unrelated	390.0	0.0	0.0	0.0	414.9	804.9	97.6%
AMP	AMPT	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
DUQ	DUQ	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	205.0	0.0	0.0	0.0	320.0	525.0	100.0%
DOM	DOM	Related	961.0	20.0	0.0	95.7	95.0	1,171.7	6.2%
		Unrelated	13,112.6	0.0	0.0	0.0	4,578.3	17,690.9	93.8%
DUKE	DUKE	Related	0.0	14.0	0.0	0.0	23.3	37.3	5.8%
		Unrelated	375.0	6.0	0.0	52.2	172.2	605.4	94.2%
EKPC	EKPC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	176.0	0.0	0.0	0.0	20.3	196.3	100.0%
Exelon	ACEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	1,544.0	0.0	0.0	0.0	539.0	2,083.0	100.0%
	BGE	Related	0.0	0.0	2.5	0.0	20.0	22.5	1.1%
		Unrelated	1,735.0	1.0	0.0	0.0	260.6	1,996.6	98.9%
	COMED	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	8,767.6	86.0	0.0	10.0	2,956.0	11,819.5	100.0%
	DPL	Related	0.0	0.0	1.0	0.0	0.0	1.0	0.1%
		Unrelated	779.0	0.0	0.0	0.0	648.0	1,427.0	99.9%
	PECO	Related	0.0	0.0	0.0	0.0	40.0	40.0	61.3%
		Unrelated	0.0	1.0	0.0	0.0	24.3	25.3	38.7%
	PEPCO	Related	0.0	0.0	0.0	0.0	1.0	1.0	0.0%
		Unrelated	2,417.0	0.0	0.0	0.0	20.0	2,437.0	100.0%
First Energy	APS	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
51		Unrelated	3,184.3	39.9	0.0	0.0	643.2	3,867.4	100.0%
	ATSI	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	1,998.0	0.0	0.0	0.0	546.4	2,544.4	100.0%
	JCPLC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	1,380.0	100.8	40.0	0.0	1,031.2	2,552.0	100.0%
	MEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	655.0	0.0	0.0	0.0	544.9	1,199.9	100.0%
	PE	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	1,002.0	28.4	0.0	160.0	576.8	1,767.2	100.0%
OVEC	OVEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
PPL	PPL	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	92.0	20.0	0.0	170.0	477.8	759.8	100.0%
PSEG	PSEG	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	1,305.0	3.0	0.0	15.0	501.5	1,824.5	100.0%
Con Ed	REC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
Total		Related	1,061.0	60.0	3.5	95.7	189.3	1,409.5	2.1%
		Unrelated	49,624.0	290.1	40.0	497.2	16,446.0	66,897.3	97.9%

### Table 12-56 Relationship between project developer and transmission owner for all battery project MW in the queue: September 30, 2024

#### Renewable Hybrid Project Developer and Transmission Owner Relationships

Table 12-57 shows the relationship between the project developer and transmission owner for all renewable hybrid project MW that have entered the PJM generation queue from January 1, 1997, through September 30, 2024, by transmission owner and project status. Of the 365.1 renewable hybrid project MW that are in service or currently under construction, 21.7 MW (5.9 percent) have been developed by transmission owners building in their own service territory. PSEG is the transmission owner with the highest percentage of affiliates building hybrid projects in their own service territory. Of the 61.1 MW that entered the queue in the PSEG Zone during the time period of January 1, 1997, through September 30, 2024, 4.7 MW (7.7 percent) have been submitted by PSEG or one of their affiliated companies.

					MW	by Project Stat	us		
Parent	Transmission	Related to			Under				Percent of
Company	Owner	Developer	Active	In Service	Construction	Suspended	Withdrawn	Total	Total
AEP	AEP	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	12,025.6	0.0	153.2	0.0	5,131.8	17,310.6	100.0%
AES	DAY	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	560.9	0.0	0.0	0.0	89.9	650.8	100.0%
AMP	AMPT	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
DUQ	DUQ	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	90.0	0.0	0.0	17.5	0.0	107.5	100.0%
DOM	DOM	Related	0.0	17.0	0.0	0.0	0.0	17.0	0.2%
		Unrelated	5,651.5	0.0	0.0	0.0	4,773.5	10,425.0	99.8%
DUKE	DUKE	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	810.0	0.0	0.0	0.0	40.0	850.0	100.0%
EKPC	EKPC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	1,443.1	0.0	0.0	0.0	1,349.0	2,792.1	100.0%
Exelon	ACEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	203.0	0.0	0.0	0.0	77.5	280.5	100.0%
	BGE	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
	COMED	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	1,845.5	0.0	0.0	0.0	1,004.9	2,850.4	100.0%
	DPL	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	321.6	0.0	3.9	0.0	104.5	430.0	100.0%
	PECO	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	5.0	5.0	100.0%
	PEPCO	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	809.5	0.0	0.0	0.0	120.0	929.5	100.0%
First Energy	APS	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	3,733.9	186.0	0.0	0.0	644.8	4,564.7	100.0%
	ATSI	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	496.6	0.0	0.0	0.0	709.9	1,206.5	100.0%
	JCPLC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	140.0	0.0	0.0	0.0	95.0	235.0	100.0%
	MEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	201.3	0.0	0.0	0.0	44.6	245.9	100.0%
	PE	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	1,490.9	0.0	0.0	0.0	687.0	2,177.9	100.0%
OVEC	OVEC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	178.5	0.0	0.0	0.0	0.0	178.5	100.0%
PPL	PPL	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	685.2	0.0	0.0	0.0	436.8	1,122.0	100.0%
PSEG	PSEG	Related	0.0	2.1	2.6	0.0	0.0	4.7	7.7%
		Unrelated	0.0	0.0	0.4	0.0	56.1	56.5	92.3%
Con Ed	REC	Related	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
		Unrelated	0.0	0.0	0.0	0.0	0.0	0.0	0.0%
Total		Related	0.0	19.1	2.6	0.0	0.0	21.7	0.05%
		Unrelated	30,687.1	186.0	157.5	17.5	15,370.2	46,418.2	100.0%

### Table 12-57 Relationship between project developer and transmission owner for all hybrid project MW in the queue: September 30, 2024

#### Transition Cycle 1

On November 29, 2022, the Commission issued an order accepting PJM's tariff revisions to improve the queue process.<sup>81</sup> The new queue process includes modifications to implement a cluster/cycle based processing method to replace the first in/first out processing method.<sup>82</sup> This change will allow projects to move forward based on a first ready/first out analysis, where readiness is demonstrated through site control and financial milestones and there is an option to exit the study process early based on system impacts. The transition to the new queue process began on July 10, 2023.

Transition cycle 1 (TC1) is comprised of 307 proposed generation projects. Those projects make up 40,435.1 MW. On September 30, 2024, all projects in TC1 were either in the status of active or were withdrawn from the cycle. Table 12-58 shows each status by unit type. Of the 40,435.1 MW in TC1, 26,137.2 MW (64.6 percent) were active and 14,297.9 MW (35.4 percent) were withdrawn. Of the 26,137.2 MW in the status of active, 15,121.8 MW (57.9 percent) were solar projects, 4,954.6 MW (19.0 percent) were wind projects, and 569.0 MW (1.4 percent) were gas-fired CTs.

Table 12-58 Transition Cycle 1 project status (MW) by unit type: September 30, 2024

#### Transition Cycle 2

The application phase for transition cycle 2 (TC2) opened on June 20, 2024, coincident with the close of phase 1 of transition cycle 1. The application phase required all active projects in queues AG2 and AH1 to reapply under the new rules. The application phase of TC2 will be open for 180 days, and is set to close on December 17, 2024.

#### Interconnection Costs for New Projects

Any entity that requests interconnection of a new generating facility, including increases to the capacity of an existing generating unit, or that requests interconnection of a merchant transmission facility, must follow the process defined in the PJM tariff to obtain interconnection service.<sup>84</sup> PJM's process is designed to ensure that new generation is added in a reliable and systematic manner. As part of the interconnection planning process, a series of studies are performed to determine the feasibility, impact, and cost of interconnecting projects in the queue. Interconnection requests are for energy only resources and for capacity resources.

	CT -						Hydro - Hydro -										Steam -					
	Combined Natural CT				CT -	Fuel	Pumped	Run of		Natural	RICE -	RICE -		Solar +	Solar +	Steam	Natural	Steam	Steam		Wind +	
	Battery	Cycle	Gas	CT - Oil	Other	Cell	Storage	River	Nuclear	Gas	Oil	Other	Solar	Storage	Wind	- Coal	Gas	- Oil	- Other	Wind	Storage	Total
Active	3,543.6	0.0	569.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	15,121.8	1,749.3	199.0	0.0	0.0	0.0	0.0	4,954.6	0.0	26,137.2
Withdrawn	2,751.8	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	5,884.1	2,032.9	0.0	0.0	0.0	0.0	0.0	3,629.2	0.0	14,297.9
Total	6,295.4	0.0	569.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	21,005.9	3,782.2	199.0	0.0	0.0	0.0	0.0	8,583.7	0.0	40,435.1

On May 20, 2024, PJM completed the phase 1 system impact study for transition cycle 1. Developers had 30 days (until June 20, 2024) to decide whether to proceed with their new service requests into the next study phase of TC1 or to withdraw their projects. Continuing with phase 2 requires developers to meet the decision point 1 requirements (including additional readiness deposits and proof of site control).<sup>83</sup>

83 See "PJM Manual 14H: New Service Requests Cycle Process," Rev. 00 (July 26, 2023) for a complete list of all readiness requirements.

84 See OATT Parts IV & VI.

<sup>81 181</sup> FERC ¶ 61,162 (2022).

<sup>82</sup> See "Interconnection Process Reform," presented at April 27, 2022 meeting of the Members Committee. <a href="https://www.pim.com/-/media/committees-groups/committees-gr

Interconnecting capacity resources must meet a higher standard than energy only resources. For interconnecting capacity resources, PJM performs deliverability studies that ensure that the energy from the proposed generator can be reliably provided to the PJM region. Deliverability studies identify network upgrades needed to ensure that the transmission system is capable of delivering the aggregate system generating capacity at peak load, including the new resource, with all firm transmission service modeled.<sup>85</sup> The interconnection service agreement identifies the transmission modifications needed to maintain the reliability of the transmission system as a result of a new service request. These identified modifications are known as network upgrades. In general, there are fewer network upgrades associated with energy only resources, as energy only resources are not required to be deliverable to the entire PJM footprint.<sup>86</sup> On September 30, 2024, there were 2,897 projects in generation request queues in the status of active, under construction or suspended, and 1,731 active network transmission upgrades. If a project is withdrawn from the queue, the network upgrades associated with that project are no longer required, unless it is required to support another queue project.

While not all projects in the queue require network upgrades, the number of planned network transmission upgrades is strongly correlated with the number of active projects in the queue. The number of planned network upgrades is also strongly correlated with the number of new generation projects requesting interconnection as a capacity resource. After the execution of an interconnection service agreement, queue projects become part of the RTEP study and the costs of any upgrade later necessary to preserve their Capacity Interconnection Rights are included as part of the overall transmission system costs paid by all transmission customers.

The system impact study is a detailed system analysis performed for new service requests that tests deliverability under peak load conditions and light load conditions. The system impact study identifies system constraints caused by the request and the local upgrades and network upgrades required to solve those constraints. The system impact study includes power flow analysis and short circuit analysis. The power flow analysis includes expected output level from the new resource under summer peak and light load system conditions.<sup>87</sup> PJM's recent improvements to the deliverability analyses reflect more accurate information about the expected performance of intermittent resources, by type of resource (solar fixed, solar tracking, onshore wind and offshore wind), by season (summer, winter and light load) and by region (PJM West, Mid-Atlantic and Dominion), under each of these system conditions. Those modifications are necessary to accurately reflect the expected output of intermittent resources under various seasons and system conditions as the penetration and role of intermittents in PJM increases.<sup>88</sup> For example, the expected output of onshore wind varies from its maximum facility output to zero, depending on weather conditions, and the expected output levels are used for each system load condition.<sup>89</sup>

Capacity resources receive Capacity Interconnection Rights (CIRs) based on the deliverable MW which result from a combination of upgrades paid for by each project and existing system capability. Intermittent resources also require CIRs. The level of CIRs required for intermittent resources has been significantly understated because the required CIRs have been based on the derated capacity value of intermittents rather than the maximum energy injections required to achieve the derated value.

After a lengthy stakeholder process, on April 7, 2023, FERC approved updates to PJM's ELCC method that cap the level of an intermittent generator's output used to calculate the generator's reliability contribution (ELCC derated MW) at the generator's CIR level.<sup>90</sup> Rules prior to the FERC order allowed generation at a level greater than the CIR value, and that was therefore not deliverable, to be inappropriately included in the ELCC calculations. For example, if a 100 MW solar resource has CIRs of 60 MW, generation in excess of 60 MW will not be included in the ELCC calculations under the updated rules. Prior to the update, the generation in excess of the CIR level was included, overstating the ELCC ratings and reliability contribution of ELCC resources.

<sup>85</sup> See "PJM Manual 14B: PJM Regional Transmission Planning Process," Rev. 56 (June 27, 2024).

<sup>86</sup> See "PJM Manual 14G: Generation Interconnection Requests," Rev. 8 (July 26, 2023).

<sup>87</sup> Winter peak load is included in the generation deliverability powerflow analysis during the RTEP baseline reliability analysis, but is not currently performed for new interconnection requests. The light load analysis ensures generation deliverability during light load conditions, which is defined as 50 percent of the annual peak demand.

<sup>88</sup> See "PJM Manual 14B: PJM Region Transmission Planning Process," Rev. 56 (June 27, 2024).

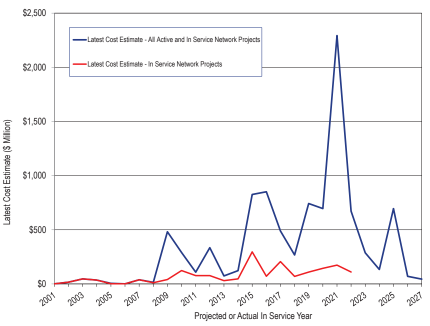
<sup>89</sup> See "Generation Deliverability Test Modifications: Light Load, Summer & Winter," presented at January 25, 2023 meeting of the Markets and Reliability Committee <a href="https://www.pjm.com/-/media/committees-groups/committees/mre/2023/20230125/consent-agenda-c---1-generator-deliverability-test-revisions----presentation.ashx>">https://www.pjm.com/-/media/committees-groups/committees/mre/2023/20230125/consent-agenda-c---1-generator-deliverability-test-revisions----presentation.ashx>

<sup>90 183</sup> FERC ¶61,009.

The overstatement of intermittent capacity has inefficiently suppressed capacity market clearing prices.<sup>91 92</sup> In order to retain the prior, incorrectly calculated ELCC values, existing intermittent generating units are required to increase their CIRs by going through an expedited queue process. The ELCC updates established a transitional period during which intermittent generators can be awarded temporary increases in their CIRs based on the availability of transmission system capability.<sup>93</sup> PJM expects a transitional period of four years, beginning with the 2025/2026 Base Residual Auction, to be sufficient time for intermittent generators will be required to pay for CIRs consistent with their calculated reliability contribution.

Figure 12-5 shows the latest estimated interconnection costs for new generators (network transmission project cost) by projected and actual in service year for generators that are in service (red line), and for the total of generators in service and still in the queue in active status (blue line). The estimated costs for in service projects (red line) are much lower than the estimated costs that also include all projects in the queue (blue line). The increase in estimated total network upgrade costs for planned projects is a result of the large number of requests in the new services queue and the existing backlog (Figure 12-5). However, as generators withdraw from the queue, the overall network costs decrease. The estimated network upgrade costs for in service projects are much lower. The projected in service dates for network projects are not updated regularly, and therefore, may not be an accurate predictor of when these projects are actually expected to go in service. Figure 12-5 shows a significant level of estimated interconnection costs for resources with projected in service dates as far back as 2008 and a peak for projects with a projected in service date of 2021. Even the costs for projects that are in service are only estimates because PJM does not track final project costs. The final in service costs include only the last estimate provided by PJM before the project went in service. PJM's data collection, management and retention related to transmission spending of all types is inadequate and needs a significant upgrade. The failure to collect data on estimated and final project costs makes it impossible to track transmission project costs for all project types. Given the significance of data to market participants and regulators, the MMU recommends that all queue data and supplemental, network and baseline project data, including projected in service dates and estimated and final costs, be regularly updated with accurate and verifiable data.





<sup>91</sup> See "Analysis of the 2023/2024 RPM Base Residual Auction," <a href="http://www.monitoringanalytics.com/reports/Reports/2022/IMM\_Analysis\_of\_the\_20232024\_RPM\_Base\_Residual\_Auction\_20221028.pdf">http://www.monitoringanalytics.com/reports/Reports/2022/IMM\_Analysis\_of\_the\_20232024\_RPM\_Base\_Residual\_Auction\_20221028.pdf</a>>. (October 28, 2022).

<sup>92</sup> See "Analysis of the 2022/2023 RPM Base Residual Auction-Revised," <a href="https://www.monitoringanalytics.com/reports/Reports/2023/">https://www.monitoringanalytics.com/reports/2023/</a> IMM\_Analysis\_of\_the\_20222023\_RPM\_BRA\_Revised\_20230113.pdf> (January 13, 2023).

<sup>93 183</sup> FERC ¶61,009 at 31.

#### Regional Transmission Expansion Plan (RTEP)94

The PJM RTEP process is designed to identify needed transmission system additions and improvements to continue to provide reliable service throughout the RTO. The objective of the RTEP process is to provide PJM with an optimal set of solutions necessary to solve reliability issues, operational performance issues and transmission constraints.

The RTEP process initially considered only factors such as load growth and the generation interconnection requests in its development of the 15 year plan. Currently, the RTEP process includes a broader range of inputs including the effects of public policy, market efficiency, interregional coordination and the effects of aging infrastructure.

#### **RTEP Process**

The PJM RTEP process is a 24 month planning process that identifies reliability issues for the next 15 year period. This 24 month planning process includes a process to build power flow models that represent the expected future system topology, studies to identify issues, stakeholder input and PJM Board of Managers approvals. The 24 month planning process is made up of overlapping 18 month planning cycles to identify and develop shorter lead time transmission upgrades and one 24 month planning cycle to provide sufficient time for the identification and development of longer lead time transmission upgrades that may be required to satisfy planning criteria.

#### **Market Efficiency Process**

PJM's Regional Transmission Expansion Plan (RTEP) process includes a market efficiency analysis. The stated purpose of the market efficiency analysis is to: determine which reliability based enhancements have economic benefit if accelerated; identify new transmission enhancements that result in economic benefits; and identify economic benefits associated with modification to existing RTEP reliability based enhancements that when modified would relieve one or more economic constraints. The PJM market efficiency analysis is badly flawed and results in concluding there are net benefits when there are not. PJM presents the RTEP market efficiency enhancements to the PJM Board, along with stakeholder input, for Board approval.

To be recommended to the PJM Board of Managers for approval, the relative benefits and costs of the economic based enhancement or expansion of the proposed project must reduce congestion on one or more constraints by at least one dollar, meet a ratio threshold of at least 1.25:1 and have an independent cost review, performed by PJM, if expected costs are over \$50 million. PJM provides the review of a project with a projected cost of over \$50 million using its own staff or outside consultants. PJM presents its findings to the TEAC where PJM's findings are reviewed by the stakeholders. While stakeholders can comment on the findings, PJM makes the final decision about what costs will be used for the purpose of calculating the cost/benefit ratio for the project. The cost/benefit ratio is the ratio of the present value of the total annual benefit for 15 years to the present value of the total annual cost for the first 15 years of the life of the enhancement or expansion.

The market efficiency process is comprised of a 12 month cycle and a 24 month cycle, both of which begin and end on the calendar year. The 12 month cycle is used for analysis of modifications and accelerations to approved RTEP projects only. The 24 month cycle is used for analysis of new economic transmission projects for years five through 15. This long-term proposal window takes place concurrently with the long-term proposal window for reliability projects.

PJM's first market efficiency analysis was performed in 2013, prior to Order 1000. The 2013 window was open from August 12, 2013, through September 26, 2013. This window accepted proposals to address historical congestion on 25 identified flowgates. PJM received 17 proposals from six entities. One project, submitted by an incumbent transmission owner, was approved by the PJM Board.

The first market efficiency cycle conducted under Order 1000 was performed during the 2014/2015 RTEP long term window. The 2014/2015 long term window was open from November 1, 2014, through February 28, 2015. This window accepted proposals to address historical congestion on 12 identified

<sup>94</sup> The material in this section is based in part on the PJM Manual 14B: PJM Region Transmission Planning Process. See PJM. "PJM Manual 14B: PJM Region Transmission Planning Process," Rev. 56 (June 27, 2024).

flowgates. PJM received 93 proposals from 19 entities. Thirteen projects, all submitted by an incumbent transmission owner, were approved by the PJM Board.

The second market efficiency cycle was performed during the 2016/2017 RTEP long term window. The 2016/2017 long term window was open from November 1, 2016, through February 28, 2017. This window accepted proposals to address historical congestion on four identified flowgates. PJM received 96 proposals from 20 entities. Four projects, all submitted by an incumbent transmission owner, were approved by the PJM Board.

PJM also held an addendum 2016/2017 long term window. This 2016/2017 1A long term window was open from September 14, 2017, through September 28, 2017. This window accepted proposals to address historical congestion on one identified flowgate. PJM received three proposals from two entities. One project, submitted by an incumbent transmission owner, was approved by the PJM Board.

The fourth market efficiency cycle was performed for the 2018/2019 RTEP long term window. The 2018/2019 long term window was open from November 2, 2018, through March 15, 2019. This window accepted proposals to address historical congestion on one internal and three interregional flowgates. PJM received 33 proposals from 10 entities. One project, submitted by an incumbent transmission owner, was approved by the PJM Board to address the historical congestion on the internal flowgate, and one project, submitted by an incumbent transmission owner, was approved by the PJM Board to address the historical congestion on one of the interregional flowgates.<sup>95</sup>

The fifth market efficiency cycle was performed for the 2020/2021 RTEP long term window. The 2020/2021 RTEP long term window was open from November 11, 2020, through May 11, 2021. This window accepted proposals to address historical congestion on four internal flowgates. PJM received 24 proposals from seven entities. Four projects, all submitted by an incumbent transmission owner, were approved by the PJM Board.

The sixth market efficiency cycle is currently being performed for the 2022/2023 RTEP long term window. The 2022/2023 RTEP long term window was delayed until the reliability violations for the 2022 Window 3 (Dominion data center loads) could be addressed. On November 21, 2023, PJM requested that the Commission grant a waiver to extend the time for PJM to complete its annual review of the cost/benefit analysis associated with the market efficiency cycle.<sup>96</sup> PJM requested the waiver to remain in effect until PJM completes its 2023 annual review no later than the end of the second quarter of 2024. On December 21, 2023, The Commission approved the waiver request.<sup>97</sup> In January 2024, PJM completed updating the 2022/2023 market efficiency base case to include the solution selected from the 2022 Window 3. No flowgates experienced historical congestion that required an open window. PJM will continue to analyze the congestion patterns as part of the 2024/2025 market efficiency cycle.

In February 2024, PJM completed the 2024/2025 market efficiency base case. In May 2024, PJM posted the 2024/2025 Market Efficiency planning assumptions. PJM posted an updated 2024/2025 base case in July 2024, and requested stakeholder feedback by August 31, 2024. PJM is currently reviewing the feedback received from stakeholders. The long term market efficiency window is expected to open during the first quarter of 2025.

#### The Cost/Benefit Evaluation

For an RTEP project to be recommended to the PJM Board of Managers for approval as a market efficiency project, the relative benefits and costs of the economic based enhancement or expansion must meet a cost/benefit ratio threshold of at least 1.25:1.

The total benefit of a project is calculated as the sum of the net present value of calculated energy market benefits and calculated reliability pricing model (RPM) benefits for a 15 year period, starting with the projected in service date of the project. Depending on the type of project being evaluated PJM may measure benefits as reductions in estimated load charges and production costs in the energy market and reductions in estimated load capacity payments

```
96 See PIM Interconnection, L.L.C, Docket No. ER24-477-000 (November 21, 2023).
97 185 FERC ¶61,212.
```

<sup>95</sup> No proposals effectively resolved the congestion on two of the three identified interregional market efficiency flowgates.

and in system capacity costs in the capacity market, but does not weight increases and decreases in benefits equally. There are significant issues with PJM's definition of benefits. If done correctly and if FTRs/ARRs returned 100 percent of congestion to load, the cost/benefit analysis would include the total net change in production costs and would not include congestion. The change in production costs correctly measures the changes in cost to load that result from a project.

The energy market benefit analysis uses an energy market simulation tool that produces an hourly least-cost, security constrained market solution, including total operational costs, hourly LMPs, bus specific injections and bus specific withdrawals for each modeled year with and without the proposed RTEP project. Using the output from the model, PJM calculates changes in energy production costs and load energy payments.

The definition of the energy benefit analysis depends on whether the project is regional or subregional. A regional project is any project rated at or above 230 kV. A subregional project is any project rated at less than 230 kv. For a regional project, the energy benefit for each modeled year is equal to 50 percent of the change in system wide total system energy production costs with and without the project plus 50 percent of the change in zonal load payments with and without the project but, inexplicably, only for those zones where the project reduces the load payments and ignoring zones where the project increases load payments. For subregional projects, the calculation of benefits for each modeled year ignores any impact on system wide energy production costs and is instead based only the change in zonal load energy payments with and without the project, but again only for those zones where the project reduces the load energy payments and ignoring zones where the project increases load payments. For subregional projects, the calculation of benefits for each modeled year ignores any impact on system wide energy payments with and without the project, but again only for those zones where the project reduces the load energy payments and ignoring zones where the project increases load payments.

In both the regional and subregional analysis, changes in zonal load energy payments subtract the estimated value of any Auction Revenue Rights (ARR) that sink in that zone. An increase in ARR revenues that result from a project would reduce the benefits of that project to load. If done correctly and if ARRs returned 100 percent of congestion to load, the changes in load payments would equal the change in production costs. However, the calculated ARR credits in the cost/benefit analysis ignore any increases in ARR MW and include only the reduction in the estimated CLMP differences. Estimated ARR credits are calculated for each simulated year using the most recent planning year's actual ARR MW combined with the simulation's CLMP differences between ARR source and sink points. ARR MW are not adjusted to reflect any increase in ARR MW created by the RTEP upgrade. This means that the reduction in the ARR offset value is too large, the reduction in load payments is overstated, and the value of the proposed project is artificially increased.

The Reliability Pricing Model (RPM) Benefit analysis uses the RPM solution software, with and without the proposed RTEP project, using a set of estimated capacity offers.

The definition of the benefit in the RPM benefit analysis depends on whether the project is regional or subregional. For a regional project, the RPM benefit for each modeled year is equal to 50 percent of the change in system wide total system capacity payments with and without the project plus 50 percent of the change in zonal capacity payments with and without the project, including only those zones where the project reduced the capacity payments. For subregional projects, the reliability pricing model benefits for each modeled year ignores any impact on system wide total capacity payments and is equal to the change in zonal capacity payments with and without the project, including only those zones where the project reduced the capacity payments.

The difference in the benefits calculation used in the regional and subregional cost/benefit threshold tests is related to how the direct costs of the transmission projects are allocated for approved regional and subregional projects. The costs of an approved regional project are allocated so that 50 percent of the total costs are allocated on a system wide load ratio share basis and the remaining 50 percent of the total costs are allocated to zones with projected energy market benefits and reliability pricing model benefits in proportion to those projected positive benefits. The costs of an approved subregional project are allocated to zones with project are allocated to zones with project and project are allocated to zones with project are allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the total costs of the project is allocated to zones with project and the project

proportion to those projected positive benefits. The allocation will be incorrect to the extent that the benefits calculations are incorrect.

There are significant issues with PJM's cost/benefit analysis. The current rules governing cost/benefit analysis of competing transmission projects do not correctly measure the relative costs and benefits of transmission projects. PJM measures benefits as reductions in estimated load charges and production costs in the energy market and reductions in estimated load capacity payments in the capacity market, but PJM's analysis ignores any increases in costs. This means that PJM's cost/benefit analysis systematically overstates the benefits of transmission projects. ARR MW allocations are not adjusted to reflect any potential changes in ARR MW that result from the RTEP upgrade. This means that the reduction in the ARR offset value is too large, the ARR offset is too small, and the result is to artificially increase the value of the proposed project. The correct metric is the change in production costs. In addition, the current rules do not account for the fact that the benefits of projects are uncertain and highly sensitive to the modeling assumptions used, or for the fact that the project costs are nonbinding estimates, are not subject to cost caps and may significantly exceed the estimated costs. These flaws have contributed to PJM approving market efficiency projects with forecasted benefits that only appear to, but do not actually exceed the forecasted costs. In addition, there is no after the fact analysis to validate the planning assumptions and there is no data gathered on the actual costs and benefits that would permit such an analysis.

The recent introduction of storage as transmission assets (SATA) raises a number of additional concerns about PJM's cost/benefit analysis. PJM's cost/ benefit analysis uses a 15 year forecast for purposes of evaluating benefits and costs of traditional transmission assets with an expected useful life of 50 years or more. Using the same 15 year horizon does not make sense for SATA resources with an expected useful life of 10 years or less, depending on use. Using a 15 year benefit horizon exaggerates the forecasted benefit stream relative to the stream of benefits that could be produced over the expected useful life relative to traditional transmission assets. Further, the rules for how to account for the actual, and forecasted, revenues and charges

for operating the SATA to provide transmission load relief have not been established. Without clear rules on how to allocate operational revenues and costs it is impossible to develop forecasted benefits and/or costs of a SATA project.

The broader issue is that the market efficiency project approach explicitly allows transmission projects to compete against future generation projects, but without allowing the generation projects to compete. Projecting speculative transmission related benefits for 15 years based on the existing generation fleet and existing patterns of congestion eliminates the potential for new generation to respond to market signals. The market efficiency process allows assets built under the cost of service regulatory paradigm to displace generation assets built under the competitive market paradigm. The MMU recommends that the market efficiency process be eliminated.

#### The Transource Project

The Transource Project (Project 9A) is an example of a PJM approved market efficiency project that initially passed PJM's 1.25 cost/benefit threshold test despite having benefits, if correctly calculated, that were less than forecasted costs. This project also illustrates the risks of ignoring potential cost increases given that the costs included in the cost/benefit calculation are nonbinding estimates. The Transource Project was proposed in PJM's 2014/2015 RTEP long term window. PJM's 2014/2015 RTEP long term window was the first market efficiency cycle under Order 1000. The 2014/2015 long term window was open from November 1, 2014, through February 28, 2015. This window accepted proposals to address what PJM terms historical unhedgeable congestion on 12 identified flowgates, where unhedgeable congestion is actually the production costs. The AP South Interface was one of the 12 identified flow gates listed in the 2014/2015 RTEP Long Term Proposal Window Problem Statement.

A total of 41 market efficiency projects were proposed to address congestion on the AP South Transmission Interface. Transource Energy LLC, together with Dominion High Voltage, submitted a proposal referenced by PJM as Project 9A (or IEC or the Transource project) to address AP South related congestion. Project 9A was considered a subregional project based on its voltage level, meaning that changes in forecasted system costs were not considered for purposes of estimating the cost/benefit ratios. Instead, only reductions in zonal load costs were considered as a benefit of the project. Any increases in zonal load costs were ignored in the analysis.

The initial study had a cost/benefit ratio of 2.48, with a capital cost of \$340.6 million. The sum of the positive (energy cost reductions) effects was \$1,188.07 million. The sum of negative effects (energy cost increases) was \$851.67 million. The net actual benefit of the project in the study was therefore \$336.40 million, not the \$1,188.07 used in the study. Using the total benefits (positive and negative) to compare to the net present value of costs, the cost/benefit ratio was 0.70, not 2.48. The project should have been rejected on those grounds.

Subsequent PJM studies of the 9A project have reduced its cost/benefit ratio as a result of increased costs, decreased congestion on the AP South Interface since 2014 and a reduction in peak load forecasts since 2015.

PJM's 2019 study using simulations for years 2017, 2021, 2024 and 2027 had a cost/benefit ratio of 2.10 with a capital cost of \$383.63 million. The sum of the positive (energy cost reductions) effects was \$855.19 million, a reduction of \$322 million (28.0 percent) from the initial study. The sum of negative effects (energy cost increases) was \$827.34 million, a reduction of \$27.86 million (3.3 percent) from the results of the initial study. The net actual benefit of the project in the 2019 study was \$27.85 million, not the \$1,188.07 from the initial study. Using the total benefits (positive and negative) to compare to the net present value of costs in the 2019 analysis, the cost/benefit ratio was 0.07, not 2.10. The project should have been rejected on those grounds.

A portion of Project 9A in Pennsylvania was challenged in a proceeding at the Pennsylvania PUC. On May 20, 2021, the Pennsylvania PUC denied the Transource application to build in Pennsylvania based on failure to demonstrate need combined with negative economic and environmental effects.<sup>98</sup> Transource appealed the decision at the state and federal level.<sup>99</sup> On May 5, 2022, the state court denied the appeal. On December 6, 2023, the U.S. District Court for the Middle District of Pennsylvania granted the appeal, stating that the Pennsylvania PUC's decision violated the Supremacy Clause and the Dormant Commerce Clause.<sup>100</sup> The federal court found that the PUC's order was not a valid use of the PUC's siting oversight authority. The Pennsylvania PUC filed a notice of appeal with the U.S. Court of Appeals for the Third Circuit on January 10, 2024.<sup>101</sup>

On September 22, 2021, the PJM Board endorsed PJM's recommendation to suspend the Transource IEC (9A) Project, based on the rejection by the Pennsylvania PUC. Project 9A was removed from PJM's planning models pending future updates.<sup>102</sup> At the time of the suspension, \$131.9 million in material, engineering, land rights and project support costs had been incurred by developers, but there was no increase in transmission capability associated with the project.<sup>103</sup>

While suspended, PJM is required by Schedule 6 of the Operating Agreement (OA) to "annually review the cost and benefits" of Board approved market efficiency projects that have not commenced construction or have not received state siting approval. Under Schedule 6, PJM's 2021 study showed a cost/benefit ratio of 1.00 with a capital cost of \$453.71 million. The sum of the positive (energy cost reductions) effects was \$452.4 million, a reduction of \$735.7 million (-61.9 percent) from the initial study. The sum of negative effects (energy cost increases) was \$452.4 million, a reduction of \$399.3 million (46.9 percent) in the negative effects from the -\$851.7 results of the initial study. The net benefit of the project in the 2021 study was -\$159.8 million, not the \$1,188.07 from the initial study. Using the total benefits

<sup>98</sup> See Applications of Transource Pennsylvania, LLC for approval of the Siting and Construction of the 230 kV Transmission Line Associated with the Independence Energy Connection–East and West Projects in portions of York and Franklin Counties, Pennsylvania et al., Pennsylvania Public Utility Commission, Opinion and Order, Docket No. A-2017-2640195 et al. (May 20, 2021).

See Transource Pennsylvania, LLC et al. v. Pennsylvania Public Utility Commission, Docket No. 689 CD 2021 (Commonwealth of Pennsylvania Court); Transource Pennsylvania LLC v. Gladys Brown Dutrieuille, et al., Docket No. 21-2567 (USDC M.D. Pa.).
 See Transource Pennsylvania, LLC et al. v. Steven M. Defrank, et al., Case No. 1:21-CV-01101 (M.D. Pa. December 6, 2023).

<sup>101</sup> See Transource Pa., LLC v. Dutrieuille, Case No. 21-2567. 102 Nick Dumitriu, Principal Engineer, PJM Market Simulation, Market Efficiency Update presented to the Transmission Expansion Advisory

Committee (November 30, 2021) at 18 <a href="https://www.pjm.com/-/media/committees-groups/committees/teac/2021/20211130/20211130-item-02-market-efficiency-update.ashx">https://www.pjm.com/-/media/committees-groups/committees/teac/2021/20211130/20211130-item-02-market-efficiency-update.ashx</a>>

<sup>103</sup> Nick Dumitriu, Principal Engineer, PJM Market Simulation, Market Efficiency Update presented to the Transmission Expansion Advisory Committee (November 30, 2021) at 19 <a href="https://www.pjm.com/-/media/committees-groups/committees/teac/2021/20211130/20211130-item-02-market-efficiency-update.ashx">https://www.pjm.com/-/media/committees-groups/committees/teac/2021/20211130/20211130item-02-market-efficiency-update.ashx>.</a>

(positive and negative) to compare to the net present value of costs in the 2019 analysis, the cost/benefit ratio was -0.35, not 2.10.

PJM's 2024 reevaluation of 9A showed a B/C ratio of 0.81 with an in service cost of \$420.94 million.<sup>104</sup> However, PJM's 2024 reevaluation of 9A showed that Project 9A, given other projects approved after the Project 9A suspension would, if completed, cause uncontrollable overloads on a number of constraints in the PJM modeling analysis starting in 2030.<sup>105</sup> The sum of the positive (energy cost reductions) effects was \$371.0 million, a reduction of \$818.45 million (-68.8 percent) from the initial study. The sum of negative effects (energy cost increases) was \$2,988.1 million, an increase of \$2,136.4 million (250.8 percent) in the negative effects from the -\$851.7 results of the initial study. The net benefit of the project in the 2024 study was -\$2,517.2 million, not the \$1,188.07 from the initial study. Using the total benefits (positive and negative) to compare to the net present value of costs in the 2024 analysis, the cost/benefit ratio was -5.71, not 0.81.

The project should be rejected rather than simply suspended.

## PJM MISO Interregional Market Efficiency Process (IMEP)

PJM and MISO developed a process to facilitate the construction of interregional projects in response to the Commission's concerns about interregional coordination along the PJM-MISO seam. This process, called the Interregional Market Efficiency Process (IMEP), operates on a two year study schedule and is designed to address forward looking congestion. To qualify as an IMEP project, the project must be evaluated in a joint study process, qualify as an economic transmission enhancement in both PJM and MISO transmission expansion models and meet specific IMEP cost benefit criteria.<sup>106</sup> The allocation of costs to each RTO for IMEPs will be in proportion to the benefits received.

While the IMEP process is a joint effort, PJM and MISO perform their own analysis of benefits to their own system and each uses a different modeling approach and a different metric for determining the benefits of a proposed project. PJM uses the cost/benefit analysis used for its own internal market efficiency projects which will, by definition, overstate project benefits by ignoring areas where energy costs are increased. MISO, on the other hand, measures benefits as changes in projected system wide production cost caused by the project. The use of different approaches to measuring benefits is an issue when studying potential benefits of projects in a joint effort, and when using the defined benefits to allocate the costs of IMEP projects to each RTO. PJM's approach will over allocate the costs of IMEP projects to PJM members and under allocate costs to MISO members.

No interregional constraints were identified in either PJM's or MISO's regional processes. Therefore, an IMEP study was not required during the 2020/2021 IMEP cycle. No interregional constraints were identified in either PJM or MISO's regional processes. Therefore, an IMEP study was not required during the 2022/2023 IMEP cycle.

PJM and MISO are currently coordinating on interregional congestion issues to identify potential constraints to address in the 2024/2025 IMEP cycle.

#### PJM MISO Targeted Market Efficiency Process (TMEP)

PJM and MISO developed the Targeted Market Efficiency Process (TMEP) to facilitate the resolution of historic congestion issues that could be addressed through small, quick implementation projects. The TMEP process operates on a 12 month study schedule. To qualify as a TMEP project, the project must have an estimated in service date by the third summer peak season from the year the project was approved, have an estimated cost of less than \$20 million and must have estimated benefits, based on the projected congestion reduction over a four year period that exceed the expected installed capacity cost of the proposed project.<sup>107</sup> <sup>108</sup> The TMEP process calculates congestion and assigns congestion costs to load but fails to account for the offsetting

<sup>106</sup> See "Joint Operating Agreement Between the Midwest Independent Transmission System Operator, Inc. and PJM Interconnection, LLC," (December 11, 2008) <a href="http://www.pjm.com/directory/merged-tariffs/miso-joa.pdf">http://www.pjm.com/directory/merged-tariffs/miso-joa.pdf</a>).

<sup>107</sup> See "Joint Operating Agreement Between the Midwest Independent Transmission System Operator, Inc. and PJM Interconnection, LLC," (December 11, 2008) <a href="http://www.pjm.com/directory/merged-tariffs/miso-joa.pdf">http://www.pjm.com/directory/merged-tariffs/miso-joa.pdf</a>.

<sup>108</sup> On November 2, 2017, PJM submitted a compliance filing including additional revisions to the MISO-PJM JOA to include stakeholder feedback in the TMEP project selection process. See PJM Interconnection, L.L.C, Docket No. ER17-718-000, et al. (November 2, 2017).

value of ARRs and FTRs. The current rules incorrectly count congestion as a cost to load without accounting for how the congestion dollars are or are not returned to the load through ARRs and FTRs. The correct benefit metric is the change in production costs.

The benefit of a proposed TMEP project is calculated as the value of reducing congestion on the affected constraint over a four year period. PJM and MISO calculate the estimated value of eliminating congestion by calculating the average congestion for the two prior years prior and multiplying by four. Congestion is correctly calculated as the shadow price (difference in CLMP) times the market flow on the line.

The allocation of costs to each RTO for an approved TMEP project will be in proportion to the benefits, as calculated by PJM and MISO, received by that RTO.<sup>109</sup> The proportion of benefits is calculated using the change in the average shadow price of the constraint times the dfax to the affected downstream buses times the MW of load at the buses. This correctly identifies the proportion of the benefits that go to the load that would benefit from the project. Within an RTO, the RTO's share of the cost of the approved project is allocated to each transmission control area in proportion to the benefits received by each transmission control area.

PJM and MISO did not conduct a TMEP study in 2019. As a result of decreases in M2M congestion and the addition of transmission upgrades already in process that affect the top congested historical M2M flowgates, PJM and MISO did not conduct a TMEP study in 2020. PJM and MISO agreed to assess the impact of planned upgrades and congestion using an additional year of market data. As a result, PJM and MISO did not conduct a TMEP study in 2021. The 2022 TMEP study focused on 23 flowgates as potential TMEP projects. Of the 23 initial flowgates, 19 were eliminated due to their relationship with other existing reliability projects already included in PJM's RTEP or MISO's MTEP plans, or the identified congestion was caused by outages.<sup>110</sup> Two projects were eliminated after studies showed that congestion was not persistent in October 2022, and an additional project was eliminated in December 2022 after further studies showed congestion was not persistent, leaving one TMEP project (Powerton – Towerline 138 kV) that was approved for implementation by the PJM Board on February 15, 2023, and by the MISO Board on March 23, 2023.<sup>111</sup> <sup>112</sup> <sup>113</sup> PJM and MISO did not perform a 2023 TMEP study. The RTOs agreed to assess the impact of planned upgrades and ongoing congestion with an additional year of market data and will determine the need for a 2024 TMEP study.

The PJM and MISO TMEP process for measuring the projected benefits of a TMEP transmission projects is flawed. The current rules incorrectly count congestion as a cost to load without accounting for how the congestion dollars are or are not returned to the load through ARRs and FTRs. The benefit of a TMEP transmission upgrade should be the expected difference in the total production cost of energy before and after the upgrade to all affected load. This measurement would include the change in expected LMP of all affected load before and after the upgrade, times the MW of load, plus the change in congestion dollars returned to the affected load before and after the upgrade. Congestion revenue returned to load is not a cost to the load, it is a credit against the overpayment of load payments compared to generation credits caused by the transmission constraint. Ignoring the return of congestion through the TMEP upgrades, and ignores the value of smaller upgrades that may not eliminate a constraint, but may reduce the average cost of energy for load.

#### **Multi Driver Process**

On September 12, 2014, PJM filed revisions to the tariff to include provisions allowing PJM to include multi driver projects in its regional transmission expansion plan.<sup>114</sup> When a transmission project addresses a combination of reliability, market efficiency and/or public policy objectives, it is termed a multi driver project. PJM may choose a solution using either the proportional multi driver method or the incremental multi driver method. The proportional

<sup>109</sup> See PJM Interconnection, L.L.C, Docket No. ER17-729-000 (December 30, 2016).

<sup>110</sup> See "Interregional Planning Update," presented at the August 9, 2022 meeting of the Transmission Expansion Advisory Committee. <a href="https://www.pim.com/-/media/committees-groups/committees/teac/2022/20220809/item-01----interregional-planning-update.ashx">https://www.pim.com/-/media/committees-groups/committees/teac/2022/20220809/item-01----interregional-planning-update.ashx</a>>

<sup>111</sup> See "Interregional Planning Update," presented at the October 4, 2022 meeting of the Transmission Expansion Advisory Committee. <a href="https://www.pim.com/-/media/committees-groups/committees/teac/2022/20221004/item-01----interregional-planning-update.ashx>">https://www.pim.com/-/media/committees-groups/committees/teac/2022/20221004/item-01-----interregional-planning-update.ashx>">https://www.pim.com/-/media/committees-groups/committees/teac/2022/20221004/item-01-----interregional-planning-update.ashx>">https://www.pim.com/-/media/committees-groups/committees/teac/2022/20221004/item-01-----interregional-planning-update.ashx>">https://www.pim.com/-/media/committees/groups/committees/teac/2022/20221004/item-01-----interregional-planning-update.ashx>">https://www.pim.com/-/media/committees/groups/committe

<sup>112</sup> See "PJM-MISO IPSAC, presented at the December 15, 2022 meeting of the PJM-MISO Inter-regional Planning Stakeholder Advisory Committee <a href="https://www.pjm.com/-/media/committees-groups/stakeholder-meetings/ipsac/2022/20221215/ipsac-presentation.ashx>">https://www.pjm.com/-/media/committees-groups/stakeholder-meetings/ipsac/2022/20221215/ipsac-presentation.ashx></a>.

<sup>113</sup> See "PJM-MISO IPSAC," presented at the December 11, 2023 meeting of the PJM-MISO Inter-regional Planning Stakeholder Advisory Committee <a href="https://www.pjm.com/-/media/committees-groups/stakeholder-meetings/ipsac/2024/20240325/20240325-miso-seam-identified-issues-and-solutions-ashx">https://www.pjm.com/-/media/committees-groups/stakeholder-meetings/ipsac/2024/20240325/20240325-miso-seam-identified-issues-and-solutions-ashx</a>

<sup>114</sup> See PJM. Docket No. ER14-2864 (September 12, 2014).

method combines separate solutions that address reliability, economics and/or public policy into a single transmission enhancement or expansion project. The incremental method expands a proposed single driver solution to include one or more additional component(s) to address a combination of reliability, economic and/or public policy drivers.<sup>115</sup> On February 20, 2015, the Commission approved the tariff revisions with an effective date of November 12, 2014.<sup>116</sup>

On June 7, 2022, PJM opened its first multi driver proposal window. The window seeks to address reliability and market efficiency needs on three identified facilities. PJM accepted proposed solutions until August 8, 2022. PJM received 14 proposals from three entities. After conducting a cost review, a reliability analysis and a market efficiency analysis on the 14 proposals and a combination of the proposals, PJM proposed a combination of two proposals made by two companies (Project 644 + 908) as its preferred solution. The preferred solution has an estimated capital cost of \$82.30 million with a PJM determined expected cost/benefit ratio of 1.99.<sup>117</sup> PJM shared its recommendation with MISO for their evaluation. MISO did not indicate any concern with the proposed solution. On February 7, 2023, the PJM Board approved the recommended solution (Project 644 + 908).

The cost/benefit analysis used in the multi driver review is the same flawed cost/benefit analysis that PJM uses for evaluating Market Efficiency projects. PJM's assumed benefit of the combined project was calculated as the sum of the present value of positive (energy cost reductions to some loads) effects of \$169.8 million. The sum of the present value of negative effects (energy cost increases to other loads), which was ignored in the PJM calculation of benefits, was \$149.1 million. The total benefit of the proposed multi driver project is therefore only \$20.7 million, not the \$169.8 asserted by PJM, even ignoring the use of changes in congestion rather than changes in production costs. Using the total positive and negative effects to compare to the net present value of costs in the PJM's analysis, the cost/benefit ratio is 0.24, not 1.99. All \$149.1 million of the increases in energy costs (negative benefits)

would be paid by load in the ComEd Zone. Based on the requirement of cost/ benefit ratio of 1.25, the energy efficiency portion of the multi driver project should have been rejected.

# New Jersey State Agreement Approach for Offshore Wind

In 2021, the New Jersey Board of Public Utilities (NJ BPU) initiated a proposal window under the provisions of the PJM Operating Agreement's State Agreement Approach (SAA) to meet New Jersey's goal of interconnecting up to 7,500 MW of offshore wind.<sup>118</sup> PJM received 80 proposals covering solutions that addressed onshore and offshore reliability criteria and transmission connections. PJM worked with the NJ BPU to analyze the proposals. The NJ BPU selected a proposal to interconnect 3,742 MW of offshore wind to central New Jersey. The total estimated cost for the project is \$1.1 billion, with various required in service dates ranging from December 2027 through June 2030. The costs for the NJ BPU offshore wind project will be recovered from customers in the state of New Jersey. On December 6, 2022, the PJM Board approved the BPU's proposal.

On September 22, 2023, Public Service Electric and Gas Company filed an application for an abandoned plant incentive.<sup>119</sup> The filing seeks "authorization for the ability to recover 100 percent of prudently incurred costs for certain transmission upgrades that PSE&G will construct in the event that the [offshore wind] transmission upgrades are abandoned or cancelled (in whole or in part) for reasons that are outside of PSE&G's control."

On October 31, 2023, Danish wind power developer Ørsted announced that it was canceling two major offshore wind projects, Ocean Wind 1 (1,100 MW) and Ocean Wind 2 (1,148 MW), that were planned off the coast of New Jersey. Ørsted is taking a \$2.9 billion impairment attributed to Ocean Wind 1.<sup>120</sup>

<sup>115</sup> See "PJM Manual 14B: PJM Region Transmission Planning Process," Rev. 56 (June 27, 2024).

<sup>116 150</sup> FERC ¶ 61,117 (February 20, 2015).

<sup>117</sup> See "2022 RTEP Multi-Driver Proposal Window No. 1," presented at the December 6, 2022 meeting of the Transmission Expansion Advisory Committee <a href="https://www.pjm.com/-/media/committees-groups/committees/teac/2022/20221206/item-07---multi-driver-proposal-window-update.ashx">https://www.pjm.com/-/media/committees-groups/committees/teac/2022/20221206/item-07---multi-driver-proposal-window-update.ashx>.</a>

<sup>118</sup> See PJM Operating Agreement, Schedule 6, Section 1.5.9

<sup>119</sup> See Public Service Electric and Gas Company, Docket No. ER23-2916 (September 22, 2023).

<sup>120</sup> Ørsted, Ørsted ceases development of its US offshore wind projects Ocean Wind 1 and 2, takes final investment decision on Revolution Wind, and recognises DKK 28.4 billion impairments (October 31, 2023) <a href="https://orsted.com/en/company-announcement-list/2023/10/">https://orsted.com/en/company-announcement-list/2023/10/</a> oersted-ceases-development-of-its-us-offshore-wind-73751>.

#### Supplemental Transmission Projects

Supplemental projects are asserted to be "transmission expansions or enhancements that are not required for compliance with PJM criteria and are not state public policy projects according to the PJM Operating Agreement. These projects are used as inputs to RTEP models, but are not required for reliability, economic efficiency or operational performance criteria, as determined by PJM."<sup>121</sup> Attachment M-3 of the PJM OATT defines the process that Transmission Owners (TO) must follow in adding Supplemental Projects in their local plan.

The M-3 Process requires TOs to present the criteria, assumptions and models that they will use to plan and identify Supplemental Projects on a yearly basis. The criteria identified for Supplemental Projects are very broad and include: equipment material condition, performance and risk, operational flexibility and efficiency, infrastructure resilience, customer service or other, as well as asset management.

While the identification of the criteria violations and solutions are reviewed, and stakeholders have the opportunity to comment, the solution that is submitted in the Local Plan is the Transmission Owner's decision. PJM conducts a do no harm analysis to ensure the Supplemental Projects do not negatively affect the reliability of the system. Supplemental Projects are ultimately included in PJM's Regional Transmission Expansion Plan and are allocated 100 percent to the zone in which the transmission facilities are located. Supplemental Projects may displace projects that would have otherwise been implemented through the RTEP process.

Supplemental projects are currently exempt from the Order No. 1000 competitive process.<sup>122</sup> Transmission owners have a clear incentive to increase investments in rate base given that transmission owners are paid for these projects on a cost of service basis.

Figure 12-6 shows the latest cost estimate of all baseline and supplemental projects by expected in service year. Baseline projects are RTEP projects needed for reliability. FERC Order No. 890 was issued on February 16, 2007, and implemented in PJM starting in 2008. Order No. 890 required Transmission Providers to participate in a coordinated, open and transparent planning process. Prior to the implementation of Order No. 890, there were transmission projects planned by transmission owners and included in the PJM planning models that were not included in the totals shown in Figure 12-6, Table 12-59 and Table 12-60 because PJM did not track or report such projects. There has been a significant increase in supplemental projects coincident with the implementation of Order No. 890 starting in 2008 and the competitive planning process introduced by FERC Order No. 1000 starting in 2011.

PJM's data collection, management and retention related to transmission spending of all types is inadequate and needs a significant upgrade. The failure to collect data on estimated and final project costs makes it impossible to track transmission project costs for all project types. Given the significance of data to market participants and regulators, the MMU recommends that all queue data and supplemental, network and baseline project data, including projected in service dates and estimated and final costs, be regularly updated with accurate and verifiable data.

<sup>121</sup> See PJM. Planning. "Transmission Construction Status," (Accessed on September 30, 2024) <a href="https://www.pjm.com/planning/project-construction">https://www.pjm.com/planning/project-construction</a> .

<sup>122</sup> FERC accepted tariff provisions that exclude supplemental projects from competition in the RTEP. 162 FERC ¶ 61,129 (2018), reh'g denied, 164 FERC ¶ 61,217 (2018).

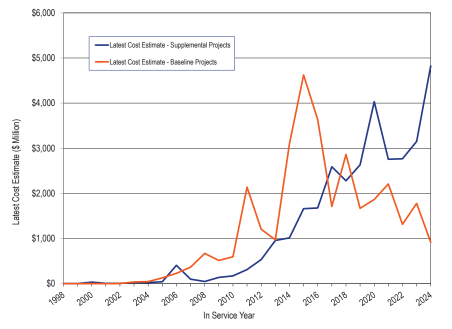


Figure 12-6 Cost estimate of baseline and supplemental projects by expected in service year: January 1, 1998 through September 30, 2024

Table 12-59 shows the number of supplemental projects by expected in service year for each transmission zone. The average number of supplemental projects in each expected in service year increased by 1,015.0 percent, from 20 for years 1998 through 2007 (pre Order No. 890) to 223 for years 2008 through 2024 (post Order No. 890). As of September 30, 2024, there are 1,890 supplemental projects with expected in service dates between January 1, 2024 and December 31, 2028.

Year	ACEC	AEP	AMPT	APS	ATSI	BGE (	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	NEET	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Total
1998	0	0	0	0	0	0	0	0	0	0	0	3	0	0	0	0	0	0	0	0	0	0	0	3
1999	0	0	0	0	0	0	0	0	0	0	0	2	0	0	1	0	0	0	0	0	0	0	0	3
2000	0	0	0	0	0	0	0	0	0	0	0	11	0	0	0	0	0	0	0	0	0	0	0	11
2001	0	0	0	0	0	0	0	0	0	0	0	14	0	0	0	0	0	0	0	0	0	0	0	14
2002	0	0	0	0	0	0	0	0	0	0	0	10	0	0	0	0	0	0	0	0	0	0	0	10
2003	3	0	0	0	0	0	0	0	0	0	0	10	0	0	0	0	0	0	2	0	0	0	0	15
2004	5	0	0	10	0	0	9	0	0	0	0	12	0	2	0	0	0	0	0	0	0	2	0	40
2005	4	2	0	8	0	0	4	0	0	0	1	14	0	1	0	0	0	1	2	0	0	2	0	39
2006	4	2	0	5	0	0	6	0	0	0	0	9	0	1	0	0	0	0	1	0	2	1	0	31
2007	1	1	0	5	0	4	5	0	0	4	0	6	0	0	0	0	0	0	2	0	1	6	0	35
2008	3	0	0	15	0	1	6	0	0	1	7	3	0	0	1	0	0	0	0	0	3	1	0	41
2009	3	1	0	6	0	1	8	0	0	3	3	5	0	0	0	0	0	5	1	0	1	2	0	39
2010	0	6	0	7	0	3	4	0	0	6	3	0	0	1	2	0	0	2	0	0	3	5	0	42
2011	0	8	0	8	0	0	2	0	0	5	2	0	0	1	0	0	0	4	0	0	6	4	0	40
2012	0	5	0	6	4	1	2	0	7	3	16	1	0	2	0	0	0	1	0	0	5	11	0	64
2013	5	21	0	4	5	0	11	0	6	4	13	1	0	1	1	0	0	1	0	1	14	19	0	107
2014	2	31	0	2	8	2	14	0	5	6	18	3	3	2	0	0	0	1	2	0	9	15	0	123
2015	4	15	0	2	9	1	37	0	8	4	17	5	3	2	0	0	0	1	0	4	7	23	0	142
2016	6	17	0	4	17	0	26	0	6	2	13	4	2	0	1	0	0	3	2	3	11	29	0	146
2017	8	107	0	3	26	1	23	0	3	8	31	11	5	0	3	0	0	0	3	1	22	43	0	298
2018	10	143	0	3	13	1	20	0	14	3	22	6	4	0	0	0	0	2	0	1	20	25	0	287
2019	3	161	0	4	30	5	14	2	16	1	33	8	5	3	14	0	0	1	15	0	15	27	0	357
2020	5	132	0	5	35	6	12	5	13	1	30	2	6	10	17	0	0	3	34	1	17	23	0	357
2021	4	154	0	6	31	8	4	7	13	2	22	0	8	16	23	0	0	22	24	0	19	23	0	386
2022	1	148	0	12	32	5	10	7	9	1	28	2	6	12	37	0	0	5	27	0	18	17	0	377
2023	5	170	0	13	30	10	6	20	9	1	38	5	6	8	28	2	0	4	18	4	14	19	0	410
2024	9	309	1	32	32	11	5	16	4	1	37	3	10	10	23	0	0	8	24	7	18	18	0	578
2025	6	329	3	26	35	2	9	16	7	2	39	0	8	6	41	0	0	5	72	9	16	16	0	647
2026	9	114	3	19	19	6	5	9	7	2	38	4	4	6	17	0	5	1	5	0	19	11	0	303
2027	4	118	5	24	14	1	0	3	3	3	18	4	8	2	10	0	0	3	1	0	8	16	0	245
2028	2	57	1	3	6	3	1	0	2	0	12	1	3	0	1	0	0	1	5	1	11	7	0	117
2029	1	39	0	4	3	3	0	0	0	0	3	0	1	0	0	0	0	1	1	1	5	3	0	65
2030	0	18	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	7	0	0	26
2031	0	1	0	0	1	0	0	0	2	0	0	1	0	0	0	0	0	0	0	0	10	0	0	15
2032	0	4	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	4	0	0	9
2033	0	0	0	1	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	6	0	0	8
2034	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	6	0	0	0	0	6
2035	0	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1
2036	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
2037	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
2038	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
2039	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
2040	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Total	107	2,114	14	238	350	75	243	85	134	64	444	160	82	86	220	2	5	75	247	33	291	368	0	5,437

#### Table 12-59 Number of supplemental projects by expected in service year and zone: 1998 through 2040

Table 12-60 shows the latest cost estimate of supplemental projects by expected in service year for each transmission zone. The average cost of supplemental projects in each expected in service year increased by 2,937.2 percent, from \$64.6 million for years 1998 through 2007 (pre Order No. 890) to \$1.9 billion for years 2008 through 2024 (post Order No. 890). As of September 30, 2024, the 1,890 supplemental projects with expected in service dates between January 1, 2024 and December 31, 2028, have a total cost estimate of \$23.1 billion.

Table 12-60 Latest cost estimate by expected in service year and zone (\$ millions): 1998 through 2040

Year	ACEC	AEP	AMPT	APS	ATSI	BGE	COMED	DAY	DUKE	DUQ	DOM	DPL	EKPC	JCPLC	MEC	NEET	OVEC	PECO	PE	PEPCO	PPL	PSEG	REC	Total
1998	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1.67	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1.67
1999	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.77	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.77
2000	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$32.94	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$32.94
2001	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$6.79	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$6.79
2002	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$6.99	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$6.99
2003	\$7.42	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$8.77	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$9.60	\$0.00	\$0.00	\$0.00	\$0.00	\$25.79
2004	\$4.45	\$0.00	\$0.00	\$10.00	\$0.00	\$0.00	\$0.82	\$0.00	\$0.00	\$0.00	\$0.00	\$7.33	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$22.60
2005	\$4.06	\$14.66	\$0.00	\$10.12	\$0.00	\$0.00	\$2.57	\$0.00	\$0.00	\$0.00	\$0.02	\$10.98	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$42.91
2006	\$4.03	\$309.70	\$0.00	\$0.93	\$0.00	\$0.00	\$48.93	\$0.00	\$0.00	\$0.00	\$0.00	\$11.62	\$0.00	\$6.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1.50	\$0.00	\$4.63	\$18.80	\$0.00	\$406.14
2007	\$0.56	\$2.06	\$0.00	\$9.85	\$0.00	\$37.61	\$4.64	\$0.00	\$0.00	\$31.75	\$0.00	\$9.71	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.34	\$2.28	\$0.00	\$98.80
2008	\$2.36	\$0.00	\$0.00	\$12.03	\$0.00	\$0.45	\$7.61	\$0.00	\$0.00	\$7.00	\$14.01	\$2.27	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1.59	\$0.00	\$0.00	\$47.32
2009	\$0.77	\$0.90	\$0.00	\$12.22	\$0.00	\$5.00	\$21.11	\$0.00	\$0.00	\$19.60	\$2.12	\$7.35	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$48.10	\$2.73	\$0.00	\$0.16	\$17.60	\$0.00	\$137.66
2010	\$0.00	\$34.36	\$0.00	\$12.13	\$0.00	\$18.90	\$1.38	\$0.00	\$0.00	\$34.45	\$14.98	\$0.00	\$0.00	\$0.03	\$4.58	\$0.00	\$0.00	\$31.80	\$0.00	\$0.00	\$1.86	\$17.72	\$0.00	\$172.19
2011	\$0.00	\$37.60	\$0.00	\$9.30	\$0.00	\$0.00	\$1.00	\$0.00	\$0.00	\$16.72	\$85.67	\$0.00	\$0.00	\$1.16	\$0.00	\$0.00	\$0.00	\$113.30	\$0.00	\$0.00	\$11.87	\$34.60	\$0.00	\$311.22
2012	\$0.00	\$46.00	\$0.00	\$5.12	\$0.35	\$2.20	\$12.60	\$0.00	\$26.06	\$11.60	\$165.74	\$0.99	\$0.00	\$6.61	\$0.00	\$0.00	\$0.00	\$12.60	\$0.00	\$0.00	\$19.66	\$223.01	\$0.00	\$532.54
2013	\$3.15	\$134.93	\$0.00	\$1.10	\$33.68	\$0.00	\$59.25	\$0.00	\$9.93	\$79.10	\$25.03	\$0.99	\$0.00	\$0.05	\$4.10	\$0.00	\$0.00	\$22.50	\$0.00	\$2.40	\$76.70	\$503.72	\$0.00	\$956.63
2014	\$8.03	\$387.00	\$0.00	\$5.97	\$58.70	\$21.20	\$60.37	\$0.00	\$2.43	\$14.90	\$88.61	\$5.96	\$0.72	\$5.60	\$0.00	\$0.00	\$0.00	\$13.30	\$1.30	\$0.00	\$33.47	\$305.30	\$0.00	\$1,012.86
2015	\$3.73	\$237.45	\$0.00	\$3.80	\$21.90	\$2.00	\$376.00	\$0.00	\$14.12	\$4.53	\$113.53	\$13.06	\$1.22	\$0.30	\$0.00	\$0.00	\$0.00	\$33.80	\$0.00	\$42.50	\$50.17	\$741.91	\$0.00	\$1,660.02
2016	\$74.54	\$84.13	\$0.00	\$18.40	\$182.70	\$0.00	\$308.15	\$0.00	\$15.13	\$26.95	\$40.68	\$26.60	\$0.25	\$0.00	\$2.37	\$0.00	\$0.00	\$86.40	\$0.40	\$7.80	\$58.76	\$742.48	\$0.00	\$1,675.74
2017	\$66.28	\$648.74	\$0.00	\$8.60	\$164.45	\$0.09	\$145.97	\$0.00	\$64.31	\$3.62	\$104.25	\$92.29	\$2.21	\$0.00	\$14.70	\$0.00	\$0.00	\$0.00	\$8.30	\$12.00	\$264.34	\$988.92	\$0.00	\$2,589.07
2018	\$66.55	\$816.23	\$0.00	\$14.60	\$42.12	\$4.08	\$80.94	\$0.00	\$69.80	\$3.13	\$162.94	\$68.94	\$10.87	\$0.00	\$0.00	\$0.00	\$0.00	\$47.60	\$0.00	\$156.00	\$197.34	\$537.85	\$0.00	\$2,278.99
2019	\$64.30	\$1,163.94	\$0.00	\$11.97	\$190.40	\$76.55	\$90.19	\$0.30	\$90.69	\$0.30	\$90.14	\$33.55	\$23.67	\$0.90	\$62.30	\$0.00	\$0.00	\$2.00	\$75.80	\$0.00	\$298.00	\$356.41	\$0.00	\$2,631.41
2020	\$59.58	\$920.44	\$0.00	\$1.05	\$115.41	\$62.58	\$78.09	\$13.66	\$72.06	\$6.40	\$258.72	\$39.50	\$25.61	\$2.60	\$23.10	\$0.00	\$0.00	\$2.40	\$73.50		\$215.29	\$1,959.38	\$0.00	\$4,032.07
2021	\$86.54	\$1,088.72	\$0.00	\$9.50	\$184.21	\$32.52	\$140.90	\$26.10	\$117.39	\$18.90	\$98.40	\$0.00	\$25.67	\$46.70	\$85.89	\$0.00	\$0.00	\$73.40	\$63.48	\$0.00	\$197.67	\$460.84	\$0.00	\$2,756.83
2022	\$81.40	\$756.85	\$0.00	\$24.72		\$190.13	\$147.60	\$36.05	\$64.32	\$45.00	\$194.60	\$9.38	\$27.00	\$31.68	\$128.84	\$0.00	\$0.00	\$72.80	\$59.32	\$0.00	\$231.92	\$450.83	\$0.00	\$2,767.76
2023	\$59.10	\$821.14	\$0.00	\$40.71	\$218.36	\$18.35	\$48.34	\$64.57	\$112.27	\$0.00	\$345.07	\$88.37	\$36.20	\$8.52	\$131.10	\$68.77	\$0.00	\$18.60	\$42.85		\$183.73	\$628.26	\$0.00	\$3,151.56
2024	\$129.00	\$2,200.80	\$20.00	\$81.90	\$171.99	\$32.61		\$204.40	\$43.33	\$3.25	\$443.91	\$128.40	\$59.74	\$71.90	\$133.10	\$0.00	\$0.00	\$40.55	\$109.28	\$5.04	\$219.95	\$520.88	\$0.00	\$4,825.63
2025	\$99.99	\$2,207.27	\$25.50	\$246.37	\$662.07	\$134.70	\$278.60	\$94.45	\$84.59	\$55.00	\$934.94	\$0.00	\$44.62	\$21.38	\$196.98	\$0.00	\$0.00	\$148.25	\$191.26		\$345.50	\$474.93	\$0.00	\$6,816.68
2026	\$153.31	\$982.61	\$30.74		\$349.76	\$398.00	\$378.20	\$64.40	\$68.69	\$0.00	\$917.79	\$81.48	\$58.90	\$35.37	\$150.20	\$0.00	\$4.40	\$7.00	\$8.40	\$0.00	\$391.60	\$344.00	\$0.00	\$4,581.12
2027	\$104.63	\$987.86	\$47.00	\$179.52	\$344.50	\$0.00	\$0.00	\$32.50	\$62.62	\$168.50	\$701.70	\$94.10	\$92.66	\$69.50	\$55.50	\$0.00	\$0.00	\$53.00	\$0.00	\$0.00	\$119.23	\$685.40	\$0.00	\$3,798.22
2028	\$75.00	\$709.96	\$15.30	\$21.40	\$194.22	\$407.25	\$264.00	\$0.00	\$26.50	\$0.00	\$244.25	\$15.00	\$44.26	\$0.00	\$6.10	\$0.00	\$0.00	\$36.00	\$202.10	\$0.50	\$366.66	\$418.68	\$0.00	\$3,047.18
2029	\$31.50	\$204.49	\$0.00	\$43.45	\$49.72	\$276.00	\$0.00	\$0.00	\$0.00	\$0.00	\$145.02	\$0.00	\$17.50	\$0.00	\$0.00	\$0.00	\$0.00	\$82.00	\$138.00	\$0.50	\$171.30	\$111.60	\$0.00	\$1,271.08
2030	\$0.00	\$53.38	\$29.00 \$0.00	\$0.00 \$0.00	\$0.00 \$80.00	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00	\$0.00 \$5.39	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$42.50	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$39.75 \$155.89	\$0.00 \$0.00	\$0.00 \$0.00	\$122.13 \$425.78
2031	\$0.00 \$0.00	\$142.00 \$242.23	\$0.00	\$0.00	\$80.00	\$0.00	\$0.00	\$0.00 \$0.00	\$5.39	\$0.00		\$42.50	\$0.00	\$0.00	\$0.00 \$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$155.89 \$89.40	\$0.00	\$0.00	\$333.53
2032	\$0.00	\$242.23	\$0.00	\$1.90	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00 \$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$89.40	\$0.00	\$0.00	\$333.53
2033	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$443.00	\$0.00	\$0.00	\$0.00	\$0.00	\$443.00
			\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$107.10
2035	\$0.00	\$107.10	\$0.00	\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00 \$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$107.10
2036	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00	\$0.00	\$0.00	\$0.00 \$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2037	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2038	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2039	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Total	+	\$15.342.55	\$167.54			\$0.00		\$536.43	\$949.63		\$5,192.12		\$471.10	\$308.30	\$998.86	\$68.77	\$0.00				+	\$10.545.40		\$53,249,30
TOTAL	φ1,190.28	φ13,342.55	φ107.54	φ954.63	\$3,279.6b	φ1,720.22	φ2,/02.00	¢330.43	φ949.03	φ301.1U	φ0,192.1Z	9040.3U	φ471.1U	<i>φ</i> აυο.30	4990.00	φ00.//	<b></b> φ4.40	φ945.9U	φ1,430.6Z	φ1,110.97	φ <b>3,033.0</b> 6	φ10,545.40	ΦU.UU	φ00,249.0U

On September 28, 2023, the Office of Ohio Consumers' Counsel filed a complaint regarding the impact of the volume and costs of supplemental projects on consumers. The complaint requests that the Commission develop a mechanism, to be included in the PJM Tariff and Operating Agreement, whereby "FERC would review the need, prudence and cost-effectiveness of local transmission projects in Ohio." The complaint also requests the Commission to appoint an Independent Transmission Monitor (ITM) to assist "in reviewing the planning, need, prudence and cost-effectiveness of local transmission projects for consumers in Ohio", and to "consider precluding the Ohio Transmission Utilities from using formula rates for establishing transmission rates."<sup>123</sup>

The MMU recommends, to increase the role of competition, that the exemption of supplemental projects from the Order No. 1000 competitive process be terminated.

#### End of Life Transmission Projects

An end of life transmission project is a project submitted for the purpose of replacing existing infrastructure that is at, or is approaching, the end of its useful life. Under the current process, end of life transmission projects are not subject to the RTEP open window process and have become a form of supplemental project that is exempt from competition under the existing rules.<sup>124</sup>

The MMU recommends, to increase the role of competition, that the exemption of end of life projects from the Order No. 1000 competitive process be terminated and that end of life transmission projects be included in the RTEP process and should be subject to a transparent, robust and clearly defined mechanism to require competition to build such projects.

### **Competitive Planning Process Exclusions**

There are several project types that are currently exempt from the competitive planning process. These project types include:

• Immediate Need Exclusion. If the violation needs to be resolved within three years or less, all such projects are excluded from competition. The local Transmission Owner is the Designated Entity.<sup>125</sup>

On October 17, 2019, the Commission issued an Order Instituting Section 206 Proceedings to determine if RTOs have implemented the exemption in a manner consistent with the Commission's directives under Order 1000.<sup>126</sup> Some supplemental projects are in this category. In a decision issued August 19, 2022, the U.S. Court of Appeals for the D.C Circuit found that FERC reasonably approved MISO's Immediate Need Reliability Exception.<sup>127</sup> The Court rejected arguments challenging the MISO rule because (i) the definition of projects eligible for the exception was insufficiently limited and (ii) the rule allows for designating the incumbent developer before posting of the basis for the exception.<sup>128</sup> The decision was largely based on deference to FERC expertise.<sup>129</sup>

- Below 200kV. All projects at voltages less than 200kV are excluded from competition. The local Transmission Owner is the Designated Entity.<sup>130</sup> Some supplemental projects are in this category.
- Substation Equipment. If the limiting element(s) is substation equipment, such projects are excluded from competition. The local Transmission Owner is the Designated Entity.<sup>131</sup> Some supplemental projects are in this category.

While the PJM Operating Agreement defines the Designated Entity for projects that are excluded from the competitive planning process, neither the PJM Operating Agreement nor the various commission orders on transmission competition prohibit PJM from permitting competition to provide financing for such projects. The MMU recommends that rules be implemented to require

<sup>123</sup> See Office of the Ohio Consumers' Counsel, Docket No. EL23-105 (September 28, 2023).

<sup>124</sup> In recent decisions addressing competing proposals on end of life projects, the Commission accepted a transmission owner proposal excluding end of life projects from competition in the RIEP process, 172 FERC ¶ 61,126 (2020), rehg denied, 173 FERC ¶ 61,225 (2020), affirmed, American Municipal Power, Inc., et al. v. FERC, Case No. 20-1449 (D.C. Cir. November 17, 2023), and rejected a proposal from PJM stakeholders that would have included end of life projects in competition in the RIEP process, 173 FERC ¶ 61,242 (2020).

<sup>125</sup> See OA Schedule 6 § 1.5.8(m). 126 169 FERC ¶ 61,054 (2019). 127 LSP Transmission Holdings II, LLC v. FERC, 45 F.4th 979. 128 *Id.* at 999. 129 *Id.* 130 See OA Schedule 6 § 1.5.8(n). 131 See OA Schedule 6 § 1.5.8(p).

competition to provide financing for transmission projects. This competition could reduce the cost of capital for transmission projects and significantly reduce total costs to customers. In addition, the criteria for and need for all exclusions from the competitive process should be reviewed. There does not appear to be any market reason to exclude transmission projects from competition for any of these exclusion categories.

#### Dominion Data Center Alley Immediate Need and Long Term Solution

An area in northern Virginia in the Dominion Transmission Zone, known as Data Center Alley, has experienced significant load growth due to increases in customer requests for data centers in the area. As a result, Dominion has presented 44 supplemental project requests to serve the increase in load through the summer of 2025. As part of the supplemental planning process, PJM performs a do no harm analysis. PJM has identified the need for additional baseline reinforcements to support the load growth. "Due to the pace and magnitude of load increase in the data center alley area, current operational and reliability constraints on the transmission system to serve load and consideration that a shortened competitive window will lead to delays of about 6 months, PJM has determined to designate Dominion construction responsibility to mitigate these immediate need violations."<sup>132</sup> <sup>133</sup> The 2022 RTEP Window 3 addressed long term reliability needs as well as the additional baseline reinforcements for Data Center Alley. The proposal window was open from February 24, 2023, to May 31, 2023, and received 72 submissions from 10 entities. The cost estimate for the total scope of work was \$5.1 billion, \$1.2 billion of which was for the necessary baseline upgrades specific to the Data Center Alley reinforcements.<sup>134</sup> The proposed Data Center Alley solution includes 500kV and 230kV lines extensions, the reconductoring of multiple 230kV lines and substation work.135

On December 8, 2023, the Maryland Office of People's Counsel (MDOPC) submitted a letter to the PJM Board.<sup>136</sup> The letter requested that the PJM Board defer the December 11, 2023, vote on the 2022 RTEP Window 3 proposal. The MDOPC letter cited concerns regarding the scale, scope and cost of the proposal. Additionally, the MDOPC expressed concerns that "the current failure to unpack the relative contribution of each of the "drivers" of the need for the W3 projects makes it impossible for the public to understand how cost causation principles apply to the projects." On December 11, 2023, the PJM Board approved the recommended solution.

#### **Comparative Cost Framework**

The MMU recommended that rules be implemented to require that project cost caps on new transmission projects be part of the evaluation of competing projects. On May 24, 2018, the PJM Markets and Reliability Committee (MRC) approved a motion that required PJM, with input from the MMU, to develop a comparative cost framework to evaluate the quality and effectiveness of binding cost containment proposals versus proposals without cost containment provisions. On March 20, 2020, the Commission approved PJM's filing to amend the PJM Operating Agreement to incorporate this requirement.<sup>137</sup>

The 2020 RTEP Window 1 was the first open window that received cost capping proposals to be evaluated under the comparative cost framework. PJM has not provided the requested data to the MMU to allow for an analysis of their financial review process. Without this data and analysis, the MMU cannot verify that the analysis performed under the comparative cost framework was sufficient or adequately followed the process defined in the PJM manual.<sup>138</sup> The existing proposal templates do not provide enough information to adequately perform a financial analysis. The MMU recommends that PJM modify the project proposal templates to include data necessary to perform a detailed project lifetime financial analysis. The required data includes, but is not limited to: capital expenditure; capital structure; return on equity; cost of

<sup>132</sup> See "Dominion Northern Virginia Area Violations," presented at the July 12, 2022 meeting of the Transmission Expansion Advisory Committee. <a href="https://www.pjm.com/-/media/committees-groups/committees/teac/2022/20220712/item-08---dominion-northern-virginia-area-violations----need-statement.ashx">https://www.pjm.com/-/media/committees-groups/committees/teac/2022/20220712/item-08----dominion-northern-virginia-area-violations----need-statement.ashx</a>>.

<sup>134</sup> See "Transmission Expansion Advisory Committee (TEAC) Recommendations to the PJM Board," December 2023. <a href="https://www.pim.com/-/media/committees-groups/committees/teac/2023/20231205/20231205-pim-teac-board-whitepaper-december-2023.ashx>">https://www.pim.com/-/media/committees-groups/committees/teac/2023/20231205/20231205-pim-teac-board-whitepaper-december-2023.ashx>">https://www.pim.com/-/media/committees/teac/2023/20231205/20231205-pim-teac-board-whitepaper-december-2023.ashx>">https://www.pim.com/-/media/committees/teac/2023/20231205/20231205-pim-teac-board-whitepaper-december-2023.ashx>">https://www.pim.com/-/media/committees/teac/2023/20231205/20231205-pim-teac-board-whitepaper-december-2023.ashx>">https://www.pim.com/-/media/committees/teac/2023/20231205/20231205-pim-teac-board-whitepaper-december-2023.ashx>">https://www.pim.com/-/media/committees/teac/2023/20231205/20231205-pim-teac-board-whitepaper-december-2023.ashx>">https://www.pim.com/-/media/committees/teac/2023/20231205/20231205-pim-teac-board-whitepaper-december-2023.ashx>">https://www.pim.com/-/media/committees/teac/2023/20231205/20231205-pim-teac-board-whitepaper-december-2023.ashx>">https://www.pim.com/-/media/committees/teac/2023/20231205/20231205-pim-teac-board-whitepaper-december-2023.ashx>">https://www.pim.com/-/media/committees/teac/2023/20231205

<sup>135</sup> See "Reliability Analysis Report: 2022 RTEP Window 3," December 8, 2023. <a href="https://www.pim.com/-/media/committees-groups/committees/teac/2023/20231205/20231205-2022-rtep-window-3-reliability-analysis-report.ashx">https://www.pim.com/-/media/committees-groups/committees/groups/committee

<sup>136</sup> See "MD Office of People's Counsel Letter regarding 2022 RETP Window 3 Procurement," <https://www.pjm.com/-/media/about-pjm/ who-we-are/public-disclosures/20231208-pjm-board-letter-2023-12-08-md-opc-final.ashx>.

<sup>137 170</sup> FERC ¶ 61,243 (2020).

<sup>138</sup> See "PJM Manual 14F: Competitive Planning Process," Rev. 9 (April 27, 2022).

debt; tax assumptions; ongoing capital expenditures; ongoing maintenance; and expected life.

### Storage As A Transmission Asset (SATA)

The PJM Planning Committee considered whether storage devices should be included in the RTEP process as transmission assets.<sup>139</sup> On February 24, 2021, the Markets and Reliability Committee (MRC) voted to defer endorsement of governing document language associated with Storage as a Transmission Asset in reliability planning.<sup>140</sup> The MRC chose to defer the language until a comprehensive proposal addressing all aspects of incorporation of storage resources into markets, operations and planning. The issue is currently on hold in the stakeholder process.

Transmission and generation have, and have always had, a symbiotic relationship in the provision of wholesale power. Transmission needs generation to function and generation needs transmission to function. Transmission can substitute for generation at the margin and generation can substitute for transmission at the margin. This relationship has always been a relatively unexamined area in the design of competitive wholesale power markets. For example, there is little if any explicit consideration of the impact of transmission planning on competitive generation investment in RTO/ISO market rules. Improvement is needed in these areas. Introducing confusion about what assets are classified as generation and what assets are classified as transmission frustrates potential reform and undermines the competitive markets.

On July 22, 2020, through the supplemental planning process, American Electric Power Service Corporation (AEP) filed, on behalf of Kentucky Power Company (Kentucky Power), a Petition for Declaratory Order seeking confirmation that its Middle Creek energy storage project is eligible for cost of service recovery through AEP's formula rates.<sup>141</sup> AEP's Middle Creek energy storage project was a proposed battery storage device that would discharge

energy to serve retail load at the Middle Creek substation in the event of a transmission outage. On December 21, 2020, the Commission ruled that the Middle Creek energy storage project did not perform a transmission function, and was ineligible to recover its costs through formula rates.<sup>142</sup>

Storage devices like batteries that are defined to be part of PJM markets should not be treated as transmission assets. These devices should be treated as market assets. The MMU recommends that storage resources not be includable as transmission assets for any reason.

### **Board Authorized Transmission Upgrades**

The Transmission Expansion Advisory Committee (TEAC) regularly reviews internal and external proposals to improve transmission reliability throughout PJM. These proposals, which include reliability baseline, network, market efficiency and targeted market efficiency projects, as well as scope changes and project cancellations, but exclude supplemental and end of life projects, are periodically presented to the PJM Board of Managers for authorization.<sup>143</sup>

An RTEP project can be approved by the PJM Board if the project ensures compliance with NERC, regional and local transmission owner planning criteria or to address market efficiency congestion relief. These projects are considered Baseline Projects. PJM Board approved RTEP projects that are necessary to allow new generation to interconnect reliably are considered Network Projects.

In the first nine months of 2024, the PJM Board approved a net change of \$1.81 billion in transmission upgrades. As of September 30, 2024, the PJM Board had approved \$50.1 billion in transmission system enhancements since 1999.

### Qualifying Transmission Upgrades (QTU)

A Qualifying Transmission Upgrade (QTU) is an upgrade to the transmission system, financed and built by market participants, that increases the Capacity Emergency Transfer Limit (CETL) into an LDA and can be offered into capacity

<sup>139</sup> See PJM. "Storage As A Transmission Asset: Problem / Opportunity Statement," <a href="https://pjm.com/-/media/committees-groups/committees/pc/2020/20200605-special/20200605-item-02a-storage-as-a-transmission-asset-problem-statement-clean.ashx>.</a>

<sup>140</sup> See PJM. "Minutes of the February 24, 2021 Markets and Reliability Committee," <a href="https://www.pim.com/-/media/committees-groups/">https://www.pim.com/-/media/committees-groups/</a> committees/mrc/2021/20210329/20210329-caa-draft-minutes-mrc-20210224.ashx>.

<sup>141</sup> See AEP, Docket No. EL20-58 (July 22, 2020).

<sup>142 173</sup> FERC ¶ 61,264 (2020).

<sup>143</sup> Supplemental Projects, including the end of life subset of supplemental projects, do not require PJM Board of Managers authorization.

auctions as capacity. Once a QTU is in service, the upgrade is eligible to continue to offer the approved incremental import capability into future RPM Auctions.

If a QTU that was cleared in a Base Residual Auction (BRA) or Incremental Auction (IA) is not completed by the start of the Delivery Year, the submitting party is required to provide replacement capacity. Once a QTU is in service, the upgrade is eligible to continue to offer the approved incremental import capability into future RPM Auctions. As of September 30, 2024, no QTUs have cleared a BRA or IA.

#### **Cost Allocation**

In response to complaints against PJM RTEP Baseline Upgrade Filings in 2014 that included cost allocations for \$1.5 billion in baseline transmission enhancements and expansions, on November 24, 2015, FERC issued an order directing investigation of "whether there is a definable category of reliability projects within PJM for which the solution-based DFAX cost allocation method may not be just and reasonable, such as projects addressing reliability violations that are not related to flow on the planned transmission facility, and whether an alternative just and reasonable *ex ante* cost allocation method could be established for any such category of projects."<sup>144</sup> FERC convened a technical conference on January 12, 2016, to address the complaints in multiple proceedings and to address these two core issues.<sup>145</sup>

The issues identified in the complaints and at the technical conference included: whether the solutions based allocation method is appropriate for upgrades not related to transmission overload issues; whether the solutions based allocation method correctly identifies all the beneficiaries of the upgrades; whether it is reasonable to allocate a level of costs to a merchant transmission project that could force bankruptcy; and whether the significant shifts in allocation that result from use of the 0.01 distribution factor cutoff are appropriate.

On February 20, 2020, the Commission issued an Order denying rehearing requests.<sup>146</sup> The Commission found that PJM's solution based dfax method for

144 153 FERC ¶ 61,245 at P 35 (2015).

145 See Docket Nos. EL15-18-000 (ConEd), EL15-67-000 (Linden), and EL15-95-000 (Artificial Island). 146 170 FERC ¶ 61.122 (2020). regional cost allocation, including the 0.01 distribution cutoff factor, is just and reasonable.

On appeal, the U.S. Court of Appeals for the D.C. Circuit found that FERC had failed to explain its distinction between the projects eligible to use the dfax method and those not eligible.<sup>147</sup> The Court objected that without adequate explanation: "The Bergen project 'addresses a non-flow related reliability issue,' just like the non-flow-based stability issue in Artificial Island, but FERC had treated the two projects differently."<sup>148</sup> The Court also rejected the 0.01 distribution cutoff factor as "absurd."<sup>149</sup> The Court remanded issues concerning PJM's solution based dfax method to FERC, where the matter is now pending.<sup>150</sup>

It is clear that the allocation issues are difficult. Nonetheless, allocation methods affect the efficiency of the markets. Allocation methods also affect the degree to which transmission upgrades required to serve data center load are allocated to other customers. The MMU recommends a comprehensive review of the ways in which the solution based dfax is implemented. The goal for such a process would be to ensure that the most rational and efficient approach to implementing the solution based dfax method is used in PJM. Such an approach should allocate costs consistent with benefits and appropriately calibrate the incentives for investment in new transmission capability. No replacement approach should be approved until all potential alternatives are thoroughly reviewed.

As an example, the use of the arbitrary 0.01 distribution factor cutoff can result in large and inappropriate shifts in cost allocation. If the intent of the use of the 0.01 cutoff is to help eliminate small, arbitrary cost allocations to geographically distant areas, this could be achieved by adding a threshold for a minimum usage impact on the line. The MMU recommends changing the minimum distribution factor in the allocation from 0.01 to 0.00 and adding a threshold minimum impact on the load on the line based on a complete analysis of the intent of the allocation and the impacts of the allocation.

<sup>147</sup> See Consolidated Edison v. FERC et al., 45 F.4th 265 (D.C. Cir. August 9, 2022).

<sup>148</sup> *ld*. at 9.

<sup>149</sup> See id.

<sup>150</sup> See FERC Docket Nos. EL15-67-000, et al.

### **Transmission Line Ratings**

Transmission line ratings, and more broadly transmission facility ratings, are the metric for the ability of transmission lines to transmit power from one point to another. Transmission line ratings have significant and frequently underappreciated impacts on competitive wholesale power markets like PJM. Line ratings directly affect energy and capacity prices, the frequency and level of congestion in the day-ahead and real-time energy market, day-ahead nodal price differences and the associated value of FTRs, locational price differences in the capacity market, the need to invest in additional transmission capacity, the need to invest in additional generation capacity, the location of new power plants, and the costs for the interconnection of new power plants. The impact of transmission facility ratings on markets is a function both of the line ratings directly and the use of those ratings by the RTO/ISO.

Congestion payments by load result when lower cost generation is not available to meet all the load in an area as a result of limits on the transmission system. When higher cost local generation is needed to meet part of the local load because of transmission limits, 100 percent of the local load pays the higher price while only the local generation receives the higher price. The difference between what the load pays and generators receive is congestion. Since 2008, congestion costs in PJM have ranged from \$0.5 billion to \$2.05 billion per year. The fact that PJM rules continue to fail to ensure the return of 100 percent of congestion costs to the load that pays them means that higher congestion increases costs to load.

LMP may, at times, be set by transmission constraint penalty factors. When a transmission constraint is binding and there are no generation alternatives to resolve the constraint, system operators may allow the transmission limit to be violated. When this occurs, the shadow price of the constraint is set by transmission constraint penalty factors. The shadow price directly affects the LMP. Transmission constraint penalty factors were fully implemented in PJM pricing effective February 1, 2019.<sup>151</sup>

151 For more information, see the 2024 Quarterly State of the Market Report for PJM: January through September, Section 3: Energy Market. Transmission line ratings can result in short term, significant increases in prices as a result of the application of transmission constraint penalty factors. For example, violation of a transmission constraint, meaning that the flow exceeds the line limit, generally results in at least a \$2,000 per MWh price. As the power flows approach their rated limits, PJM dispatchers often reduce the control percent on transmission limits applied in SCED by the setting the limit to an average of 95 percent of its actual limit.<sup>152</sup> Violation of these reduced control percent line ratings results in penalty factors setting prices in SCED.<sup>153</sup>

Holding aside the issues with operators reducing the control percent in SCED, the more important point is that the underlying line ratings have a significant impact on the cost of energy and capacity but have never been reviewed or standardized by ISOs/RTOs or by regulators. The line ratings issues will begin to be addressed beginning on July 12, 2025.<sup>154</sup>

Capacity market prices separate locally when transmission capability into Locational Deliverable Areas (LDA) is not adequate to meet the LDA capacity requirement with the lowest cost capacity. The available transmission capability into LDAs is defined as the Capacity Emergency Transfer Limit (CETL). Higher cost LDAs are the equivalent in the capacity market of congestion in the energy market. Load in the higher cost LDAs pay more for capacity than those in lower cost LDAs. For example, the clearing price for the BGE LDA in the 2021/2022 Base Residual Auction was \$200.30 per MW-day. The clearing price for the EMAAC LDA was \$165.73 per MW-day.<sup>155</sup>

Transmission line ratings for a given transmission facility vary by the duration of the power flow, by ambient temperatures, by wind speed and by other conditions. Transmission lines can operate with higher loads for shorter periods of time. This is significant when a contingency is expected to last for only a short period. The transmission line rating can mean the difference between substantial congestion costs and no congestion costs.

<sup>152</sup> See "Transmission Constraint Control Logic and Penalty Factors," presented at May 10, 2018, meeting of the Markets Implementation Committee Special Session Transmission Constraint Penalty Factors at p14. <a href="https://www.pjm.com/-/media/committees-groups/committees/mic/20180510-special/20180510-item-03-transmission-constraint-penalty-factor-education.ashx">https://www.pjm.com/-/media/committees/groups/committees/groups/committees/mic/20180510-special/20180510-item-03-transmission-constraint-penalty-factor-education.ashx</a>>.

<sup>153</sup> See the 2024 Quarterly State of the Market Report for PJM: January through September, Section 3: Energy Market.

<sup>154</sup> Managing Transmission Line Ratings, Order No. 881, 177 FERC ¶ 61,179 at P 39 (2021) ("Order No. 881"), order on reh'g, Order No. 881-A, 179 FERC ¶ 61,125 (2022) ("Order No. 881-A").

<sup>155</sup> See the "Analysis of the 2021/2022 RPM Base Residual Auction," <a href="https://www.monitoringanalytics.com/reports/Reports/2018/IMM\_Analysis\_of\_the\_20212022\_RPM\_BRA\_Revised\_20180824.pdf">https://www.monitoringanalytics.com/reports/Reports/2018/IMM\_Analysis\_of\_the\_20212022\_RPM\_BRA\_Revised\_20180824.pdf</a>> (August 24, 2018).

The transmission line rating can mean the difference between a transmission penalty factor and no penalty factor.

In PJM, transmission owners use a range of ratings by duration.<sup>156</sup> PJM requires transmission owners to provide thermal ratings under normal operating conditions, long term emergency operating conditions, short term emergency operating conditions and the extreme load dump conditions. But there is no requirement that the ratings differ for these operating conditions. PJM typically uses normal line ratings for precontingency (base case) constraints and long term emergency line ratings (four hours) for contingency constraints. PJM requires transmission owners to provide temperature based line ratings separately for night and day times. The temperature ranges from 32 degree Fahrenheit or below to 95 degree Fahrenheit or above in nine degree increments. But there is no requirement that the ratings differ for these operating condition temperatures. In PJM, transmission owners are responsible for developing their own methods to compute line ratings subject to a range of NERC guidelines and requirements. PJM does not review or verify the accuracy of transmission owners' methods to compute line ratings. In PJM, transmission owners have substantial discretion in the approach to line ratings.157

Given the significant impact of transmission line ratings on all aspects of wholesale power markets, ensuring and improving the accuracy and transparency of line ratings is essential. Line ratings should incorporate ambient temperature conditions, wind speed and other relevant operating conditions. PJM real-time prices are calculated every five minutes for thousands of nodes. PJM prices are extremely sensitive to transmission line ratings. For consistency with the dynamic nature of wholesale power markets, line ratings should be updated in real time to reflect real time conditions and to help ensure that real-time prices are based on actual current line ratings. New technologies that permit dynamic line ratings (DLR) should be implemented.

Line ratings determine the actual value of transmission in market operations. Yet the methods for defining line ratings remain opaque and vary significantly across transmission owners. Under defining line ratings results in over building transmission. Dynamic line ratings are essential to reflect the actual availability of transmission in real time as ambient conditions change. Ensuring that system operators have accurate information about line ratings, including a wide range of line ratings by duration of load, are essential to ensure that all market participants receive the maximum value from the investment in the transmission system.

Given the significant impact of transmission line ratings on all aspects of wholesale power markets, ensuring and improving the accuracy and transparency of line ratings is essential. Line ratings should incorporate ambient temperature conditions, wind speed and other relevant operating conditions. In PJM, real-time prices are calculated every five minutes for thousands of nodes. PJM prices are extremely sensitive to transmission line ratings.

The MMU recommends that all PJM transmission owners use the same methods to define line ratings and implement dynamic line ratings (DLR), subject to NERC standards and guidelines, subject to review by NERC, PJM and the MMU, and approval by FERC. The same facilities should have the same basic ratings under the same operating conditions regardless of the transmission owner. Transmission owner discretion should be minimized or eliminated. The line rating methods should be based on the basic engineering facts of the transmission system components and reflect the impact of actual operating conditions on the ratings of transmission facilities, including ambient temperatures and wind speed when relevant.<sup>158</sup> The line rating methods should be public and fully transparent.

The MMU recommends that PJM routinely review all transmission facility ratings and any changes to those ratings to ensure that the normal, emergency and load dump ratings used in modeling the transmission system are accurate and reflect standard ratings practice.<sup>159</sup> All line rating changes and the detailed reasons for those changes should be public and fully transparent.

<sup>156</sup> See "PJM Manual 03: Transmission Operations," Rev. 66 (May 22, 2024) § 2.1.1, at p 28. 157 PJM presentation to the Planning Committee (PC) (May 3, 2018) "Transmission Owner Ratings Development and Reporting in PJM" ("There are no requirements for PJM to approve or verify a TO's ratings or do any kind of consistency check.") at 24.

<sup>158</sup> See "Transmission Owner Ratings Development and Reporting in PJM," presented at May 3, 2018 meeting of the Planning Committee. 159 See the 2024 Quarterly State of the Market Report for PJM: January through September, Section 3: Energy Market.

The Commission adopted rules that enhance the ability of PJM and the MMU to understand and monitor line ratings on the PJM grid. Order No. 881, issued December 16, 2021, requires that: transmission providers implement ambient adjusted ratings on transmission lines; RTOs/ISOs implement the systems and procedures necessary for hourly ratings updates; transmission providers use uniquely determined emergency ratings; transmission owners share transmission line ratings and transmission line rating methods with RTOs/ISOs and market monitors; transmission providers maintain a database of transmission line ratings and transmission line rating methods on OASIS or other password-protected website.<sup>160</sup>

On rehearing, the Commission provided clarification of market monitors' ability to take action based on information received about transmission line ratings: "We expect that market monitors may use the transmission line rating information available to them in furtherance of their existing responsibilities, which are set forth in the Commission's regulations and the relevant tariffs of each RTO/ISO."<sup>162</sup>

Order No. 881 enhances transparency of information on line ratings and how they are determined. Requiring ambient and hourly adjustments constitutes substantive improvement. Continued reform consistent with the MMU's recommendations is needed in order to ensure consistent and accurate transmission line ratings in PJM.

By letter order issued November 22, 2023, the Commission accepted PJM's filing in compliance with Order Nos. 881 and 881-A, to be implemented no later than July 12, 2025.<sup>163</sup>

Order No. 881 did not require the use of dynamic line ratings ("DLR") based on an insufficient record.<sup>164</sup> On June 27, 2024, the Commission issued an Advanced Notice of Proposed Rulemaking in Docket RM24-6 on the implementation of dynamic line ratings.<sup>165</sup>

### Dynamic Line Ratings (DLR) and Grid Enhancing Technology (GETs)

For consistency with the dynamic nature of wholesale power markets, line ratings should be updated in real time to reflect real time conditions and to help ensure that real time prices are based on actual current line ratings. The relevant real-time conditions include ambient air temperature, wind speeds, solar heating, transmission line tension, and transmission line sag. The widespread adoption of dynamic line ratings should be pursued. The adoption of dynamic line rating technology (DLR) and other Grid Enhancing Technology (GET) should be subject to competition and the costs of implementation should be capped at the costs that would result from the current cost of service method applied to transmission owners. The proposal that providers of GET should receive a share of forecast benefits is not consistent with competition, would pay rates of return many multiples of market rates of return and suffers from the same intractable problem of defining speculative benefits for long periods.

As a first small step towards broader implementation of DLR by all transmission owners in PJM, PPL Electric Utilities, on its own initiative, implemented DLR for three 230 KV transmission lines in northeastern Pennsylvania on October 6, 2022, that have experienced congestion. (The two circuit Susquehanna-Harwood path and the Juniata-Cumberland line.) PPL provides streaming data from the DLR system to PJM operators.

<sup>160</sup> Managing Transmission Line Ratings, Order No. 881, 177 FERC ¶ 61,179 at P 39 (2021) ("Order No. 881"), order on reh'g, Order No. 881-A, 179 FERC ¶ 61,125 (2022) ("Order No. 881-A").

<sup>161</sup> See 18 CFR § 35.28(c)(5)Et(g)(13).

<sup>162</sup> Order No. 881-A at P 91.

<sup>163</sup> See Docket No. ER22-2359-000. PJM must notify the Commission of the effective date no later than November 12, 2024 164 Order No. 881 at PP 25, 254.

<sup>165</sup> See 187 FERC ¶ 61,201.

### Transmission Facility Outages

### Scheduling Transmission Facility Outage Requests

A transmission facility is designated as reportable by PJM if a change in its status can affect a transmission constraint on any Monitored Transmission Facility or could impede free flowing ties within the PJM RTO and/or adjacent areas.<sup>166</sup> When a reportable transmission facility needs to be taken out of service, the transmission owner is required to submit an outage request as early as possible.<sup>167</sup> The specific timeline is shown in Table 12-62.<sup>168</sup>

Transmission outages have significant impacts on PJM markets, including impacts on FTR auctions, on congestion, and on expected market outcomes in the day-ahead and real-time markets. The efficient functioning of the markets depends on clear, enforceable rules governing transmission outages.

The outage data for the FTR market are for outages scheduled to occur in the 2023/2024 planning period and in the first four months of the 2024/2025 planning period, regardless of when they were initially submitted.<sup>169</sup> The outage data for the day-ahead market are for outages scheduled to occur from January 2015 through September 2024.

Transmission outages are categorized by duration: greater than 30 calendar days; less than or equal to 30 calendar days; greater than five calendar days; less than or equal to five calendar days.<sup>170</sup> Table 12-61 shows that 70.9 percent of requested outages were planned for less than or equal to five days and 14.0 percent of requested outages were planned for greater than 30 days in the first four months of the 2024/2025 planning period. Table 12-61 also shows that 76.4 percent of requested outages were planned for less than or equal to five days and 8.8 percent of requested outages were planned for greater than 30 days in the 2023/2024 planning period.

<sup>169</sup> The hotline tickets, EMS tripping tickets or test outage tickets were excluded. The analysis includes only the transmission outage tickets submitted by PJM companies which are currently active.

170 <i>ld</i> . at 70	).
-----------------------	----

Table 12-61 Transmission facility outage request summary by planned
duration: June 2023 through September 2024

	2023/2024 (1	2 months)	2024/2025 (4 months)				
Planned Duration							
(Days)	Outage Requests	Percent of Total	Outage Requests	Percent of Total			
<=5	14,916	76.4%	4,615	70.9%			
>5 & <=30	2,903	14.9%	984	15.1%			
>30	1,716	8.8%	913	14.0%			
Total	19,535	100.0%	6,512	100.0%			

After receiving a transmission facility outage request from a TO, PJM assigns a received status to the request based on its submission date and outage planned duration. The received status can be On Time or Late, as defined in Table 12-62.<sup>171</sup>

The purpose of the rules defined in Table 12-62 is to require the TOs to submit transmission facility outages prior to the Financial Transmission Right (FTR) auctions so that market participants have complete information about market conditions on which to base their FTR bids and PJM can accurately model market conditions.<sup>172</sup>

#### Table 12-62 Transmission facility outage request received status definition

Planned Duration		Received
(Calendar Days)	Request Submitted	Status
	Before the first of the month one month prior to the starting month of the	
<=5	outage	On Time
	After or on the first of the month one month prior to the starting month of the	
	outage	Late
	Before the first of the month six months prior to the starting month of the	
> 5 & <=30	outage	On Time
	After or on the first of the month six months prior to the starting month of the	
	outage	Late
	Before the earlier of 1) February 1, 2) the first of the month six months prior to	
>30	the starting month of the outage	On Time
	After or on the earlier of 1) February 1, 2) the first of the month six months prior	
	to the starting month of the outage	Late

172 See "Report of PJM Interconnection, L.L.C. on Transmission Oversight Procedures," Docket No. EL01-122-000 (November 2, 2001).

<sup>166</sup> If a transmission facility is not modeled in the PJM EMS or the facility is not expected to significantly impact PJM system security or congestion management, it is not reportable. See PJM, "Manual 3: Transmission Operations," Rev. 66 (May 22, 2024).

<sup>167</sup> See PJM, "Manual 3: Transmission Operations," Rev. 66 (May 22, 2024).

<sup>168</sup> See PJM, "Manual 3: Transmission Operations," Rev. 66 (May 22, 2024).

<sup>171</sup> See PJM, "Manual 3: Transmission Operations," Rev. 66 (May 22, 2024).

Table 12-63 shows a summary of requests by received status. In the first four months of the 2024/2025 planning period, 41.4 percent of outage requests received were late. In the 2023/2024 planning period, 38.0 percent of outage requests received were late.

# Table 12-63 Transmission facility outage requests by received status: June2023 through September 2024

	202	23/2024 (1	12 months)		2			
Planned Duration				Percent				Percent
(Days)	On Time	Late	Total	Late	On Time	Late	Total	Late
<=5	9,809	5,107	14,916	34.2%	2,926	1,689	4,615	36.6%
>5 & <=30	1,642	1,261	2,903	43.4%	534	450	984	45.7%
>30	660	1,056	1,716	61.5%	353	560	913	61.3%
Total	12,111	7,424	19,535	38.0%	3,813	2,699	6,512	41.4%

Once received, PJM processes outage requests in priority order: emergency transmission outage request; transmission outage request submitted on time; and transmission outage request submitted late. Transmission outage requests that are submitted late may be approved if the outage does not affect the reliability of PJM or cause congestion in the system.<sup>173</sup>

Outages with emergency status will be approved even if submitted late after PJM determines that the outage does not result in Emergency Procedures. PJM cancels or withholds approval of any outage that results in Emergency Procedures.<sup>174</sup> Table 12-64 is a summary of outage requests by emergency status. Of all outage requests scheduled to occur in the first four months of the 2024/2025 planning period, 14.9 percent were for emergency outages. Of all outage requests scheduled to occur in the 2023/2024 planning period, 11.8 percent were for emergency outages.

Table 12-64	Transmission facility outage requests by emergency	: June 2023
through Sept	ember 2024	

	:	2023/2024 (1	2 months)	2024/2025 (4 months)						
Planned										
Duration		Non		Percent		Non		Percent		
(Days)	Emergency	Emergency	Total	Emergency	Emergency	Emergency	Total	Emergency		
<=5	1,663	13,253	14,916	11.1%	644	3,971	4,615	14.0%		
>5 & <=30	357	2,546	2,903	12.3%	149	835	984	15.1%		
>30	281	1,435	1,716	16.4%	179	734	913	19.6%		
Total	2,301	17,234	19,535	11.8%	972	5,540	6,512	14.9%		

PJM will approve all transmission outage requests that are submitted on time and do not jeopardize the reliability of the PJM system. PJM will approve all transmission outage requests that are submitted late and are not expected to cause congestion on the PJM system and do not jeopardize the reliability of the PJM system. Each outage is studied and if it is expected to cause a constraint to exceed a limit, PJM will flag the outage ticket as "congestion expected."<sup>175</sup>

After PJM determines that a late request may cause congestion, PJM informs the transmission owner of solutions available to eliminate the congestion. For example, if a generator planned or maintenance outage request is contributing to the congestion, PJM can request that the generation owner defer the outage. If no solutions are available, PJM may require the transmission owner to reschedule or cancel the outage.

Table 12-65 is a summary of outage requests by congestion status. Of all outage requests submitted to occur in the first four months of the 2024/2025 planning period, 11.7 percent were expected to cause congestion. Of all the outage requests that were expected to cause congestion, 9.3 percent (71 out of 763) were denied by PJM in the first four months of the 2024/2025 planning period and 19.7 percent (150 out of 763) were cancelled (Table 12-67). Of all outage requests submitted to occur in the 2023/2024 planning period, 7.8 percent were expected to cause congestion. Of all the outage requests that were expected to cause congestion. Of all the outage requests that were expected to cause congestion. Of all the outage requests that were expected to cause congestion, 4.1 percent (62 out of 1,520) were denied by PJM in the 2023/2024 planning period and 17.9 percent (272 out of 1,520) were cancelled (Table 12-67).

<sup>173</sup> See PJM, "Manual 3: Transmission Operations," Rev. 66 (May 22, 2024). The following language was removed from Manual 3 Rev. 50: PJM retains the right to deny all jobs submitted after 8 a.m. three days prior to the requested start date unless the request is an emergency job or an exception request (i.e. a generator tripped and the Transmission Owner is taking advantage of a situation that was not available before the unit trip).

<sup>174</sup> PJM, "Manual 3: Transmission Operations," Rev. 66 (May 22, 2024).

<sup>175</sup> PJM added this definition to Manual 38 in February 2017. PJM, "Manual 38: Operations Planning," Rev. 18 (Jan. 24, 2024).

 Table 12-65 Transmission facility outage requests by congestion: June 2023

 through September 2024

		2023/2024 (12	2024/2025 (4 months)						
Planned		No		Percent		No		Percent	
Duration	Congestion	Congestion		Congestion	Congestion	Congestion		Congestion	
(Days)	Expected	Expected	Total	Expected	Expected	Expected	Total	Expected	
<=5	1,052	13,864	14,916	7.1%	536	4,079	4,615	11.6%	
>5 & <=30	309	2,594	2,903	10.6%	142	842	984	14.4%	
>30	159	1,557	1,716	9.3%	85	828	913	9.3%	
Total	1,520	18,015	19,535	7.8%	763	5,749	6,512	11.7%	

Table 12-66 shows the outage requests summary by received status, congestion status and emergency status. In the first four months of the 2024/2025 planning period, 26.7 percent of requests were submitted late and were nonemergency while 1.9 percent of requests (123 out of 6,512) were late, nonemergency, and expected to cause congestion. In the 2023/2024 planning period, 26.4 percent of requests were submitted late and were nonemergency while 1.2 percent of requests (229 out of 19,535) were late, nonemergency, and expected to cause congestion.

# Table 12-66 Transmission facility outage requests by received status,emergency and congestion: June 2023 through September 2024

			2023/2024 (12	2 months)		2024/2025 (4 months)							
			No			No							
Received		Congestion	Congestion		Percent of	Congestion	Congestion		Percent of				
Status		Expected	Expected	Total	Total	Expected	Expected	Total	Total				
Late	Emergency	94	2,172	2,266	11.6%	54	909	963	14.8%				
	Non Emergency	229	4,929	5,158	26.4%	123	1,613	1,736	26.7%				
On Time	Emergency	6	29	35	0.2%	1	8	9	0.1%				
	Non Emergency	1,191	10,885	12,076	61.8%	585	3,219	3,804	58.4%				
Total		1,520	18,015	19,535	100.0%	763	5,749	6,512	100.0%				

Once PJM processes an outage request, the outage request is labelled as Submitted, Received, Denied, Approved, Cancelled by Company, PJM Admin Closure, Revised, Active or Complete according to the processed stage of a request.<sup>176</sup> Table 12-67 shows the detailed process status for outage requests only for the outage requests that are expected to cause congestion. Status Submitted and status Received are in the In Process category and status Cancelled by Company and status PJM Admin Closure are in the Cancelled category in Table 12-67. Table 12-67 shows that of all the outage requests that were expected to cause congestion, 9.3 percent (71 out of 763) were denied by PJM in the first four months of the 2024/2025 planning period, 51.8 percent were complete and 19.7 percent (150 out of 763) were cancelled. Of all the outage requests that were expected to cause congestion, 4.1 percent (62 out of 1,520) were denied by PJM in the 2023/2024 planning period, 69.8 percent were complete and 17.9 percent (272 out of 1,520) were cancelled.

<sup>176</sup> See PJM Markets & Operations, PJM Tools "Outage Information," <a href="http://www.pjm.com/markets-and-operations/etools/oasis/system-information/outage-info.aspx">http://www.pjm.com/markets-and-operations/etools/oasis/system-information/outage-info.aspx</a> (2019).

				2023/2024 (	12 months)					2024/2025	(4 months)		
Received						Congestion	Percent					Congestion	Percent
Status		Cancelled	Complete	In Process	Denied	Expected	Complete	Cancelled	Complete	In Process	Denied	Expected	Complete
Late	Emergency	2	87	3	2	94	92.6%	4	40	8	2	54	74.1%
	Non Emergency	34	161	14	16	229	70.3%	19	62	21	20	123	50.4%
On Time	Emergency	1	4	0	0	6	66.7%	0	1	0	0	1	100.0%
	Non Emergency	235	809	87	44	1,191	67.9%	127	292	108	49	585	49.9%
Total		272	1,061	104	62	1,520	69.8%	150	395	137	71	763	51.8%

Table 12-67 Transmission facility outage requests by processed statusJune 2023 through September 2024

There are clear rules defined for assigning On Time or Late status for submitted outage requests in both the PJM tariff and PJM manuals.<sup>178</sup> The On Time or Late status affects the way in which PJM addresses the potential to exceed transmission limits. Table 12-67 shows that in the first four months of the 2024/2025 planning period, 123 nonemergency outage requests were submitted late and expected to cause congestion. The expected impact on congestion and the options for controlling that congestion is the basis for PJM's treatment of late outage requests. But the definition of this congestion analysis in the PJM manuals is about physical limits and not about economic congestion. PJM approves on time outages based solely on whether limits are exceeded and available controlling actions, without regard to the resulting level of economic congestion. The MMU recommends that PJM draft a definition of the congestion analysis required for transmission outage requests and associated triggers, including both the extent of overloaded facilities and the level of economic congestion, to include in PJM manuals after appropriate review with appropriate rules for on time and late outage requests.<sup>179</sup>

The treatment by PJM and Dominion Virginia Power of the outage for the Lanexa – Dunnsville Line illustrates some of the issues with the current

178 OA Schedule 1 § 1.9.2.

process. The outage was submitted and delayed more than once. It is not clear that PJM's analysis of expected congestion identified or highlighted the magnitude of the economic impact. Dominion Virginia Power did not stage the outage so as to minimize market disruption and congestion. After high congestion costs of Greys Point - Harmony Village constraint and market participant manipulative behavior caused by the outage were identified by the end of January, on February 11, 2022 Dominion decided to temporarily terminate the outage in March in order to work on upgrading Greys Point, Harmony Village and White Stone path. The Greys Point - Harmony Village Line has not been binding since March 14, 2022. It indicates that if the market impact of the outage was identified during PJM outage analysis process and action was taken because of the analysis result, the high congestion costs and manipulative behavior could have been prevented.

### **Rescheduling Transmission Facility Outage Requests**

A TO can reschedule or cancel an outage after initial submission. Table 12-68 is a summary of all the outage requests planned for the 2023/2024 planning period and the first four months of the 2023/2024 planning period which were approved and then cancelled or rescheduled by TOs at least once. If an outage request was submitted, approved and subsequently rescheduled at least once, the outage request will be counted as Approved and Rescheduled. If an outage request was submitted, approved and subsequently cancelled at least once, the outage request will be counted as Approved and Cancelled. In the first four months of the 2024/2025 planning period, 28.6 percent of transmission outage requests were approved by PJM and then rescheduled by

<sup>177</sup> The number of denied transmission outage requests is lower than calculated by PJM the MMU includes only the transmission outage requests with "Denied" as a final status, while PJM included both transmission outage requests with "Denied" as a final status and transmission outage requests with "Denied" as an intermediate status.

<sup>179 &</sup>quot;PJM Manual 38: Operations Planning," Rev. 18 (Jan. 24, 2024). p 21. Manual 38 states: "The outages are analyzed for reliability and expected off-costs. Each outage is studied and any constraints (actual or facility/contingency pair) trending toward a limit or exceeding a limit is noted in eDART. The trending or exceeding of a limit in the study is referred to as potential "congestion". The limit may be any or a combination of thermal, voltage, or stability issues. If there is an expected constraint, PJM will mark the corresponding eDART ticket as "congestion expected". The "congestion expected" flag is used to indicate a potential issue that may occur in the Day-Ahead Market or in Real-time Operations. If there are non-cost controlling actions, changes to the generation pattern, or changes to system conditions, the noted congestion may not occur in the Day-Ahead Market or in Real-time Operations. For "On-time" outages, PJM ensures the constraint and be approved. For "Late" outages, PJM will apply only non-cost operations."

the TOs, and 11.9 percent of the transmission outages were approved by PJM and subsequently cancelled by the TOs. In the 2023/2024 planning period, 28.7 percent of transmission outage requests were approved by PJM and then rescheduled by the TO, and 12.0 percent of the transmission outages were approved by PJM and subsequently cancelled by the TO.

# Table 12-68 Rescheduled and cancelled transmission outage requests:June 2023 through September 2024

The MMU recommends that PJM reevaluate all transmission outage tickets as on time or late as if they were new requests when an outage is rescheduled, create options for late requests based on the reasons, and apply the modified rules for late submissions to any such outages. The MMU recommends that PJM create options for treatment of late outages. The current rules apply more stringent rules, based on controlling actions, to late outages without distinguishing among reasons for late outages.

		202	3/2024 (12 mon	2024/2025 (4 months)								
			Percent			Percent						
Planned	Outage	Approved and	Approved and	Approved and	Approved and	Outage	Approved and	Approved and	Approved and	Approved and		
Duration (Days)	Requests	Rescheduled	Rescheduled	Cancelled	Cancelled	Requests	Rescheduled	Rescheduled	Cancelled	Cancelled		
<=5	14,916	2,979	20.0%	2,062	13.8%	4,615	1,029	22.3%	693	15.0%		
>5 & <=30	2,903	1,554	53.5%	195	6.7%	984	488	49.6%	65	6.6%		
>30	1,716	1,068	62.2%	81	4.7%	913	343	37.6%	18	2.0%		
Total	19,535	5,601	28.7%	2,338	12.0%	6,512	1,860	28.6%	776	11.9%		

If a requested outage is determined to be late and TO reschedules the outage, the outage will be revaluated by PJM again as On Time or Late.

A transmission outage ticket with duration of five days or less with an On Time status can retain its On Time status if the outage is rescheduled within the original scheduled month.<sup>180</sup> This rule allows a TO to reschedule within the same month with very little notice.

A transmission outage ticket with a duration exceeding five days with an On Time status can retain its On Time status if the outage is rescheduled to a future month, and the revision is submitted by the first of the month prior to the revised month in which the outage will occur.<sup>181</sup> This rescheduling rule is much less strict than the rule that applies to the first submission of outage requests with similar duration. When first submitted, the outage request with a duration exceeding five days needs to be submitted before the first of the month six months prior to the month in which the outage was expected to occur. The rescheduling rule allows TOs to avoid the timing requirements associated with outages exceeding five days.

#### Long Duration Transmission Facility Outage Requests

PJM rules (Table 12-62) define a transmission outage request as On Time or Late based on the planned outage duration and the time of submission. The rule has stricter submission requirements for transmission outage requests planned for longer than 30 days. In order to avoid the stricter submission requirement, some transmission owners divided the duration of outage requests longer than 30 days into shorter segments for the same equipment and submitted one request for each segment. The MMU recommends that PJM not permit transmission owners to divide long duration outages into smaller segments to avoid complying with the requirements for long duration outages.

More than one outage request can be submitted for the same transmission equipment. In order to accurately present the results, Table 12-69 shows equipment outages by the equipment instead of by outage request.

Table 12-69 shows that there were 5,180 transmission equipment planned outages in the first four months of the 2024/2025 planning period, of which 827 or 16.0 percent were longer than 30 days, and of which 38 or 0.7 percent were scheduled longer than 30 days when the duration of all the outage requests are combined for the same equipment.

<sup>180</sup> PJM, "Manual 3: Transmission Operations," Rev. 66 (May 22, 2024). 181 *Id.* 

Table 12-69 Transmission equipment outages: June 2023 through September 2024

		2023/2024 (	12 months)	2024/2025 (4 months)			
		Count of		Count of			
Planned	Divided into	Equipment with					
Duration (Days)	Shorter Periods	Planned Outages	Percent of Total	Planned Outages	Percent of Total		
> 30	No	1,490	11.9%	827	16.0%		
	Yes	262	2.1%	38	0.7%		
<= 30		10,753	86.0%	4,315	83.3%		
Total		12,505	100.0%	5,180	100.0%		

Table 12-70 shows the details of long duration (> 30 days) outages when combining the duration of the outage requests for the same equipment.<sup>182</sup> The actual duration of scheduled outages would be longer than 30 days if the duration of the outage requests was appropriately combined for the same equipment. An effective duration was calculated for each piece of equipment by subtracting the start date of the earliest outage request from the end date of the latest outage request of the equipment. In the first four months of the 2024/2025 planning period, within effective duration greater than a month and shorter than two months, there were 14 outages with a combined duration longer than 30 days.

# Table 12-70 Transmission equipment outages by effective duration:June 2023 through September 2024

	2023/2024 (12	months)	2024/2025 (4 months)			
Effective Duration	Count of Equipment		Count of Equipment			
of Outage	with Planned Outages	Percent of Total	with Planned Outages	Percent of Total		
<=31	6	2.3%	3	7.9%		
>31 & <=62	34	13.0%	14	36.8%		
>62 & <=93	19	7.3%	6	15.8%		
>93	203	77.5%	15	39.5%		
Total	262	100.0%	38	100.0%		

### Transmission Facility Outage Analysis for the FTR Market

Transmission facility outages affect the price and quantity outcomes of FTR Auctions. The purpose of the rules governing outage reporting is to ensure that outages are known with enough lead time prior to FTR Auctions so that market participants can understand market conditions and PJM can accurately model market conditions.

There are Long Term, Annual and Monthly Balance of Planning Period auctions in the FTR Market. For each type of auction, PJM includes a set of outages to be modeled.

#### Annual FTR Market

The Annual FTR Market includes the Annual ARR Allocation and the Annual FTR Auction. When determining transmission outages to be modeled in the simultaneous feasibility test used in the Annual FTR Market, PJM considers all outages with planned duration longer than or equal to two weeks as an initial list. Then PJM may exercise significant discretion in selecting outages to be modeled in the final model. PJM posts the final FTR outage list to the FTR web page usually at least one week before the auction bidding opening day.<sup>183</sup>

In the first four months of the 2024/2025 planning period, 224 outage requests were included in the annual FTR market outage list and 6,228 outage requests were not included.<sup>184</sup> In the 2023/2024 planning period, 393 outage requests were included in the annual FTR market outage list and 19,142 outage requests were not included. Table 12-71, Table 12-72, Table 12-73 and Table 12-74 show the summary information on the modeled outage requests and Table 12-75 and Table 12-76 show the summary information on outages that were not included in the Annual FTR Market.

Table 12-71 shows that 20.5 percent of the outage requests modeled in the Annual FTR Market for the first four months of the 2024/2025 planning

<sup>182</sup> A transmission facility is modeled as equipment in the EMS model. Equipment has three identifiers: location (B1), voltage level (B2) and equipment name (B3). The types of equipment include, for example, lines, transformers, and capacitors. There can be multiple outage requests associated with the same equipment.

<sup>183</sup> PJM Financial Transmission Rights, "Annual ARR Allocation and FTR Auction Transmission Outage Modeling," <a href="https://www.pjm.com/-/media/markets-ops/ftr/annual-ftr-auction/2018-2019/2018-2019-annual-outage-modeling.ashx?la=en>">https://www.pjm.com/-/media/markets-ops/ftr/annual-ftr-auction/2018-2019/2018-2019-annual-outage-modeling.ashx?la=en></a> (April 5, 2018). There is no documentation on the deadline for when modeling outages should be posted on the PJM website.

<sup>184</sup> PJM's treatment of transmission outages in the FTR models is discussed in the 2024 Quarterly State of the Market Report for PJM: January through June, Section 13: FTRs and ARRs, Supply and Demand.

period had a planned duration of less than two weeks and that 21.4 percent of the outage requests (48 out of 224) modeled in the Annual FTR Market for the planning period were submitted late according to outage submission rules. It also shows that 29.3 percent of the outage requests modeled in the Annual FTR Market for the 2023/2024 planning period had a planned duration of less than two weeks and that 17.0 percent of the outage requests (67 out of 393) modeled in the Annual FTR Market for the planning period were submitted late according to outage submission rules.

# Table 12-71 Annual FTR market modeled transmission facility outage requests by received status: June 2023 through September 2024

	202	3/2024 (1	2 month	2024/2025 (4 months)							
		Percent									
Planned Duration	On Time	Late	Total	of Total	On Time	Late	Total	of Total			
<2 weeks	100	15	115	29.3%	45	1	46	20.5%			
>=2 weeks & <2 months	102	19	121	30.8%	62	11	73	32.6%			
>=2 months	124	33	157	39.9%	69	36	105	46.9%			
Total	326	67	393	100.0%	176	48	224	100.0%			

Table 12-72 shows the annual FTR market modeled outage requests summary by emergency status and received status. Three of the annual FTR market modeled outages expected to occur in the first four months of the 2024/2025 planning period were emergency outages. Four of the modeled outages expected to occur in the 2023/2024 planning period were emergency outages.

# Table 12-72 Annual FTR market modeled transmission facility outage requests by emergency: June 2023 through September 2024

			2023/2024 (	12 months)			2024/2025 (	4 months)		
Received			Non		Percent Non		Non		Percent Non	
Status	Planned Duration	Emergency	Emergency	Total	Emergency	Emergency	Emergency	Total	Emergency	
On Time	<2 weeks	0	100	100	100.0%	0	45	45	100.0%	
	>=2 weeks & <2 months	0	102	102	100.0%	1	61	62	98.4%	
	>=2 months	1	123	124	99.2%	0	69	69	100.0%	
	Total	1	325	326	99.7%	1	175	176	99.4%	
Late	<2 weeks	1	14	15	93.3%	0	1	1	100.0%	
	>=2 weeks & <2 months	0	19	19	100.0%	0	11	11	100.0%	
	>=2 months	3	30	33	90.9%	3	33	36	91.7%	
	Total	4	63	67	94.0%	3	45	48	93.8%	

PJM determines expected congestion for both On Time and Late outage requests. A Late outage request may be denied or cancelled if it is expected to cause congestion. Table 12-73 shows a summary of requests by expected congestion and received status. Of all the annual FTR market modeled outages expected to occur in the first four months of the 2024/2025 planning period and submitted late, 14.6 percent (7 out of 48) were expected to occur in the 2023/2024 planning period and submitted late, 14.9 percent (10 out of 67) were expected to cause congestion.

			2023/2024 (1	2 months)			2024/2025 (4	months)	
			No		Percent		No		Percent
Received		Congestion	Congestion		Congestion	Congestion	Congestion		Congestion
Status	Planned Duration	Expected	Expected	Total	Expected	Expected	Expected	Total	Expected
On Time	<2 weeks	27	73	100	27.0%	13	32	45	28.9%
	>=2 weeks & <2 months	27	75	102	26.5%	19	43	62	30.6%
	>=2 months	27	97	124	21.8%	14	55	69	20.3%
	Total	81	245	326	24.8%	46	130	176	26.1%
Late	<2 weeks	2	13	15	13.3%	1	0	1	100.0%
	>=2 weeks & <2 months	5	14	19	26.3%	1	10	11	9.1%
	>=2 months	3	30	33	9.1%	5	31	36	13.9%
	Total	10	57	67	14.9%	7	41	48	14.6%

# Table 12-73 Annual FTR market modeled transmission facility outage requestsby congestion: June 2023 through September 2024

Table 12-74 shows that 13.7 percent of outage requests modeled in the annual FTR market for the first four months of the 2024/2025 planning period and with a duration of two weeks or longer but shorter than two months were cancelled after the FTR auction was open, compared to 24.0 percent for the 2023/2024 planning period. Table 12-74 also shows that 19.0 percent of outages requests modeled in the Annual FTR Market for the first four months of the 2024/2025 planning period and with a duration of two months or longer were cancelled, compared to 22.3 percent for the 2023/2024 planning period.

## Table 12-74 Annual FTR market modeled transmission facility outage requests by processed status: June 2023 through September 2024

		2023/2024 (12	months)	2024/2025 (4	months)
		Outage		Outage	
Planned Duration	Processed Status	Requests	Percent	Requests	Percent
<2 weeks	In Progress	9	7.8%	7	15.2%
	Denied	0	0.0%	1	2.2%
	Approved	0	0.0%	1	2.2%
	Cancelled	26	22.6%	7	15.2%
	Active	0	0.0%	0	0.0%
	Completed	80	69.6%	30	65.2%
	Total	115	100.0%	46	100.0%
>=2 weeks & <2 months	In Progress	13	10.7%	17	23.3%
	Denied	0	0.0%	1	1.4%
	Approved	1	0.8%	1	1.4%
	Cancelled	29	24.0%	10	13.7%
	Active	0	0.0%	15	20.5%
	Completed	78	64.5%	29	39.7%
	Total	121	100.0%	73	100.0%
>=2 months	In Progress	22	14.0%	18	17.1%
	Denied	0	0.0%	2	1.9%
	Approved	1	0.6%	4	3.8%
	Cancelled	35	22.3%	20	19.0%
	Active	11	7.0%	44	41.9%
	Completed	88	56.1%	17	16.2%
	Total	157	100.0%	105	100.0%
Total Cancelled		90	22.9%	37	16.5%
Grand Total		393		224	

More outage requests were not modeled in the Annual FTR Market than were modeled in the Annual FTR Market. In the first four months of the 2024/2025 planning period, 224 outage requests were modeled and 6,228 outage requests were not modeled in the Annual FTR Market. In the 2023/2024 planning period, 393 outage requests were modeled and 19,142 outage requests were not modeled in the Annual FTR Market.

Table 12-75 shows that 7.7 percent of outage requests not modeled in the Annual FTR Auction with duration longer than or equal to two months, labeled On Time according to the rules, were submitted or rescheduled after the Annual FTR Auction bidding opening date in the first four months of the 2024/2025 planning period compared to 15.0 percent in the 2023/2024 planning period.

## Table 12-75 Transmission facility outage requests not modeled in Annual FTR Auction: June 2023 through September 2024

Table 12-76 Late transmission facility outage requests: June 2023 through
September 2024

	2023/20	24 (12 mon	ths)	2024/2025 (4 months)			
	Completed	Percent	Completed		Percent		
Planned Duration	Outages	Total	Complete	Outages	Total	Complete	
<2 weeks	4,861	5,591	86.9%	1,520	1,812	83.9%	
>=2 weeks & <2 months	630	761	82.8%	217	254	85.4%	
>=2 months	322	378	85.2%	113	124	91.1%	
Total	5,813	6,730	86.4%	1,850	2,190	84.5%	

Although the definition of late outages was developed in order to prevent outages for the planning period being submitted after the opening of bidding in the Annual FTR Auction, the rules have not functioned effectively because the rule has no direct connection to the date on which bidding opens for the Annual FTR Auction. By requiring all long-duration transmission outages to be submitted before February 1, PJM outage submission rules only prevent

		2023/2024	(12 months)	2024/2025 (4 months)									
	On Time					Late			On Time				
	Before				Before			Before			Before		
	Bidding	After Bidding		Bidding	After Bidding		Bidding	After Bidding		Bidding	After Bidding		
Planned Duration	Opening Date	Opening Date	Percent After	<b>Opening Date</b>	Opening Date	Percent After	<b>Opening Date</b>	Opening Date	Percent After	Opening Date	Opening Date	Percent After	
<2 weeks	1,799	8,698	82.9%	216	5,591	96.3%	1,149	1,996	63.5%	113	1,812	94.1%	
>=2 weeks & <2 months	660	401	37.8%	144	761	84.1%	320	30	8.6%	102	254	71.3%	
>=2 months	193	34	15.0%	267	378	58.6%	131	11	7.7%	246	124	33.5%	
Total	2,652	9,133	77.5%	627	6,730	91.5%	1,600	2,037	56.0%	461	2,190	82.6%	

Table 12-76 shows that 91.1 percent of late outage requests that were submitted after the Annual FTR Auction bidding opening date, were not modeled in the Annual FTR Auction, and had a duration longer than or equal to two months, were completed in the first four months of the 2024/2025 planning period. It also shows that 85.2 percent of late outage requests which were not modeled in the Annual FTR Auction with duration longer than or equal to two months and submitted after the Annual FTR Auction bidding opening date were active or completed in the 2023/2024 planning period.

long-duration transmission outages from being submitted late. The rule does not address the situation in which long-duration transmission outages are submitted on time, but are rescheduled so that they are late. There is no rule to address the situation in which short-duration outages (duration <= 5 days) are submitted on time, but are changed to long-duration transmission outages after the outages are approved and active. The Annual FTR Auction model may consider transmission outages planned for longer than two weeks but less than two months. Those outages not only include long duration outages but also include outages shorter than 30 days. In those cases, PJM outage submission rules failed to prevent those transmission outages from being submitted late. The MMU recommends that PJM create options for late requests based on the reasons, and modify the rules to reduce or eliminate the approval of late outage requests submitted or rescheduled after the FTR auction opening date, based on those options.

#### Monthly FTR Market

When determining transmission outages to be modeled in the Monthly Balance of Planning Period FTR Auction, PJM considers all outages with planned duration longer than five days and may consider outages with planned durations less than or equal to five days. PJM exercises significant discretion in selecting outages to be modeled. PJM posts an FTR outage list to the FTR webpage usually at least one week before the auction bidding opening day.<sup>185</sup> Table 12-77 and Table 12-78 show the summary information on outage requests modeled in the Monthly Balance of Planning Period FTR Auction and Table 12-79 and Table 12-80 show the summary information on outage requests not modeled in the Monthly Balance of Planning Period FTR Auction.

Table 12-77 shows that on average, 32.8 percent of the outage requests modeled in the Monthly Balance of Planning Period FTR Auction were submitted late according to outage submission rules in the first four months of the 2024/2025 planning period. On average, 27.9 percent of the outage requests modeled in the Monthly Balance of Planning Period FTR Auction were submitted late according to outage submission rules in the 2023/2024 planning period.

Table 12-77 Monthly Balance of Planning Period FTR Auction modeledtransmission facility outage requests by received status: June 2023 throughSeptember 2024

	20	23/2024				2024/20	25	
				Percent				Percent
Month	On Time	Late	Total	Late	On Time	Late	Total	Late
Jun	244	106	350	30.3%	272	134	406	33.0%
Jul	129	83	212	39.2%	154	100	254	39.4%
Aug	148	71	219	32.4%	211	101	312	32.4%
Sep	440	117	557	21.0%	488	175	663	26.4%
0ct	620	165	785	21.0%				
Nov	481	170	651	26.1%				
Dec	423	155	578	26.8%				
Jan	231	76	307	24.8%				
Feb	253	117	370	31.6%				
Mar	406	139	545	25.5%				
Apr	518	183	701	26.1%				
May	440	187	627	29.8%				
Average	361	131	492	27.9%	281	128	409	32.8%

Table 12-78 shows that on average, 19.1 percent of outage requests modeled in the Monthly Balance of Planning Period FTR Auction were cancelled in the first four months of the 2024/2025 planning period. On average, 19.1 percent of outage requests modeled in the Monthly Balance of Planning Period FTR Auction were cancelled in the 2023/2024 planning period.

<sup>185</sup> PJM Financial Transmission Rights, "2015/2016 Monthly FTR Auction Transmission Outage Modeling," <a href="http://www.pjm.com/-/media/markets-ops/ftr/ftr-allocation/monthly-ftr-auctions/2015-2016-monthly-transmission-outages-that-may-cause-infeasibilities">http://www.pjm.com/-/media/markets-ops/ftr/ftr-allocation/monthly-ftr-auctions/2015-2016-monthly-transmission-outages-that-may-cause-infeasibilities</a>. ashx?la=en> (December 9, 2015).

Planning Year	Month	In Process	Denied	Approved	Cancelled	Revised	Active	Complete	Total	Percent Cancelled
2023/2024	Jun	21	1	10	59	0	71	188	350	16.9%
	Jul	23	7	14	38	1	57	72	212	17.9%
	Aug	16	4	12	43	0	62	82	219	19.6%
	Sep	60	8	12	107	1	175	194	557	19.2%
	Oct	71	3	17	168	0	214	312	785	21.4%
	Nov	58	6	15	119	0	199	254	651	18.3%
	Dec	57	6	16	111	1	90	297	578	19.2%
	Jan	40	8	13	56	2	93	95	307	18.2%
	Feb	42	0	9	60	0	117	142	370	16.2%
	Mar	56	4	11	102	0	142	230	545	18.7%
	Apr	74	10	23	143	0	167	284	701	20.4%
	May	52	7	19	120	2	136	291	627	19.1%
	Average	48	5	14	94	1	127	203	492	19.1%
2024/2025	Jun	28	13	16	93	0	90	166	406	22.9%
	Jul	22	8	15	41	0	97	71	254	16.1%
	Aug	18	16	10	68	0	81	119	312	21.8%
	Sep	70	7	30	111	0	192	253	663	16.7%
	Average	35	11	18	78	0	115	152	409	19.1%

Table 12-78 Monthly Balance of Planning Period FTR Auction modeled transmission facility outage requests by processed status: June 2023 through September 2024

Table 12-79 shows that on average, 16.2 percent of outage requests not modeled in the Monthly Balance of Planning Period FTR Auction, labeled On Time according to the rules, were submitted after the monthly FTR auction bidding opening dates in the first four months of the 2024/2025 planning period, compared to 10.0 percent in the 2023/2024 planning period. On average, 61.4 percent of outage requests not modeled in the Monthly Balance of Planning Period FTR Auction, labeled Late according to the rules, were submitted after the Monthly Balance of Planning Period FTR Auction, labeled Late according to the rules, were submitted after the Monthly Balance of Planning Period FTR Auction bidding opening dates in the first four months of the 2024/2025 planning period, compared to 57.5 percent in the 2023/2024 planning period.

Table 12-79 Transmission facility outage requests not modeled in Monthly Balance of Planning Period FTR Auction: June 2023 through September 2024

	2023/2024					2024/2025						
		On Time			Late			On Time			Late	
	Before Bidding	After Bidding		Before Bidding	After Bidding		Before Bidding	After Bidding		Before Bidding	After Bidding	
	Opening Date	Opening Date	Percent After	Opening Date	Opening Date	Percent After	Opening Date	Opening Date	Percent After	Opening Date	Opening Date	Percent After
Jun	765	65	7.8%	431	463	51.8%	689	146	17.5%	374	568	60.3%
Jul	363	62	14.6%	295	467	61.3%	443	147	24.9%	309	536	63.4%
Aug	402	60	13.0%	324	498	60.6%	469	91	16.3%	298	480	61.7%
Sep	859	86	9.1%	362	478	56.9%	1,022	66	6.1%	343	522	60.3%
0ct	1,073	90	7.7%	389	641	62.2%						
Nov	934	86	8.4%	402	492	55.0%						
Dec	676	73	9.7%	366	471	56.3%						
Jan	685	106	13.4%	323	474	59.5%						
Feb	765	78	9.3%	357	417	53.9%						
Mar	1,238	123	9.0%	378	495	56.7%						
Apr	1,389	144	9.4%	432	585	57.5%						
May	1,313	113	7.9%	452	643	58.7%						
Average	872	91	10.0%	376	510	57.5%	656	113	16.2%	331	527	61.4%

Table 12-80 shows that on average, 69.8 percent of late outage requests which were not modeled in the Monthly Balance of Planning Period FTR Auction, submitted after the Monthly Balance of Planning Period FTR Auction bidding opening dates, were approved and completed in the first four months of the 2024/2025 planning period, compared to 68.9 percent in the 2023/2024 planning period.

# Table 12-80 Late transmission facility outage requests: June 2023 throughSeptember 2024

		2023/2024			2024/2025			
	Completed		Percent	Completed		Percent		
	Outages	Total	Complete	Outages	Total	Complete		
Jun	324	463	70.0%	367	568	64.6%		
Jul	329	467	70.4%	380	536	70.9%		
Aug	350	498	70.3%	359	480	74.8%		
Sep	340	478	71.1%	360	522	69.0%		
0ct	415	641	64.7%					
Nov	310	492	63.0%					
Dec	332	471	70.5%					
Jan	309	474	65.2%					
Feb	285	417	68.3%					
Mar	350	495	70.7%					
Apr	390	585	66.7%					
May	482	643	75.0%					
Average	351	510	68.8%	367	527	69.8%		

Table 12-80 shows that only 3.4 percent of all outage requests were modeled in the Annual FTR Auction in the first four months of the 2024/2025 planning period, and 2.0 percent were modeled in the 2023/2024 planning period. For Monthly FTR Auctions in the first four months of the 2024/2025 planning period, an average of 16.8 percent of all outage requests were modeled, and 25.7 percent were modeled in the 2023/2024 planning period.

Table 12-81 FTR market modeled transmission facility outage requests: June	
2023 through September 2024	

	2023/2	2024 (12 mont	hs)	2024/	s)	
	Annual	Monthly		Annual	Monthly	
Planned Duration	Modeled	Modeled	Total	Modeled	Modeled	Total
<2 weeks	115	3,106	3,221	46	627	673
>=2 weeks & <2 months	121	1,342	1,463	73	261	334
>=2 months	157	577	734	105	208	313
Total	393	5,025	5,418	224	1,096	1,320
All outage requests			19,535			6,512
Percent of Modeled	2.0%	25.7%	27.7%	3.4%	16.8%	20.3%

### Transmission Facility Outage Analysis in the Day-Ahead Energy Market

Transmission facility outages also affect the energy market. Just as with the FTR market, it is critical that outages that affect the operating day are known prior to the submission of offers in the day-ahead energy market so that market participants can understand market conditions and PJM can accurately model market conditions in the day-ahead market. PJM requires transmission owners to submit changes to outages scheduled for the next two days no later than 09:30 am.<sup>186</sup>

There are three relevant time periods for the analysis of the impact of transmission outages on the energy market: before the day-ahead market is closed; when the day-ahead market save cases are created; and during the operating day. The list of approved or active outage requests before the day-ahead market is closed is available to market participants. The day-ahead market model uses outages included in the day-ahead market save cases as an input. The outages that actually occurred during the operating day are the outages that affect the real-time market. If the three sets of outages are the same, there is no potential impact on markets. For example, if the list of outages before the day-ahead market was closed was different from the list of outages that included in the day-ahead market save cases, the day-ahead market participant would have inconsistent outage information as what day-ahead market model used.

<sup>186</sup> PJM, "Manual 3: Transmission Operations," Rev. 66 (May 22, 2024).

For example for the operating day of March 31, 2024, Figure 12-7 shows that: there were 503 approved or active outages seen by market participants before the day-ahead market was closed; there were 417 outage requests included in the day-ahead market model; there were 385 outage requests included in both sets of outage; there were 118 outage requests approved or active before the day-ahead market was closed but not included as inputs in day-ahead market model; and there were 32 outage requests included in day-ahead market model but not available to market participants prior to the day-ahead market.

#### Figure 12-7 Illustration of day-ahead market analysis: March 31, 2024

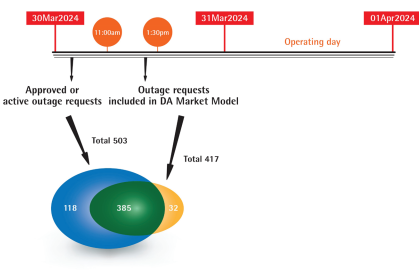


Figure 12-8 compares the weekly average number of active or approved outages available to market participants prior to the close of the day-ahead market with the outages included as inputs to the day-ahead market by PJM. Figure 12-8 shows that the number of outages visible to market participants but excluded in the day-ahead model has decreased significantly for the 2023/2024 and 2024/2025 planning periods.



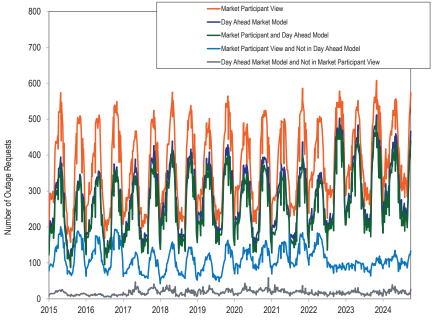
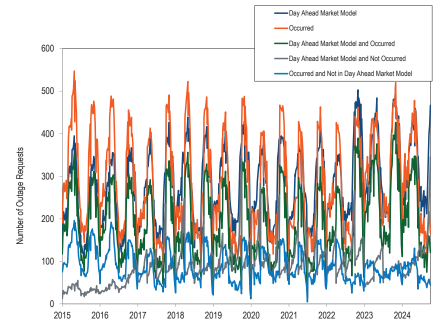


Figure 12-9 compares the weekly average number of outages included in the day-ahead market with the outages that actually occurred during the operating day. Figure 12-9 shows that in the latter half of the first nine months of 2024, the weekly average number of outages included in the day-ahead market as indicated by dark blue line was consistently higher than the weekly average number of outages indicated by orange line that actually occurred through the end of September 2024.



# Figure 12-9 Day-ahead market model outages: January 2015 through September 2024

Figure 12-10 compares the weekly average number of active or approved outages for which information was available to market participants prior to the close of the day-ahead market with the outages that actually occurred during the operating day. Figure 12-4 shows a sharp quarterly increase of outages that are visible to market participants but do not occur, indicated by the lighter blue line in the last 2 weeks of June, September, December, and March beginning in 2017.

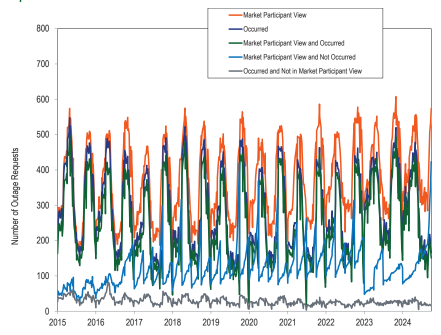


Figure 12-10 Approved or active outage requests: January 2015 through September 2024

Figure 12-8, Figure 12-9, and Figure 12-10 show that on a weekly average basis, for the full year 2023 and the first nine months of 2024, the active or approved outages for which information was available to day-ahead market participants, the outages included as inputs in the day-ahead market model and the outages that actually occurred in real time are not consistent.

2024 Quarterly State of the Market Report for PJM: January through September